April 1, 2011

Marianne Paulsen – Director, Investor Relations

Thank you very much, Tina.
Good morning, everyone. This is Marianne Paulsen, Director of Investor Relations for CenterPoint Energy. I'd like to welcome you to our fourth quarter and full year 2010 earnings conference call. Thank you for joining us today.

David McClanahan, president and CEO, and Gary Whitlock, Executive Vice President and Chief Financial Officer, will discuss our fourth quarter and full year 2010 results and will also provide highlights on other key activities. In addition to Mr. McClanahan and Mr. Whitlock, we have other members of management with us who may assist in answering questions following their prepared remarks.

Our earnings press release and Form 10-K filed earlier today are posted on our Web site, which is www.CenterPointEnergy.com under the Investors section. This quarter, we have created supplemental materials, which are also posted under the Investors section of our Web site. These materials are for informational purposes, and we will not be referring to them during prepared remarks.

I would like to remind you that any projections or forward-looking statements made during this call are subject to the cautionary statements on forward-looking information in the company's filings with the SEC.

Before Mr. McClanahan begins, I would like to mention that a replay of this call will be available until 6 p.m. Central time through Tuesday, March 8, 2011. To access the replay, please call 1-800-642-1687, or 706-645-9291, and enter the conference ID number 35640383. You can also listen to an online replay of the call through the Web site that I just mentioned. We will archive the call on CenterPoint Energy's Web site for at least one year.

And with that, I will now turn the call over to David McClanahan.

David McClanahan – President and CEO

Thank you, Marianne. Good morning ladies and gentlemen. Thank you for joining us today, and thank you for your interest in CenterPoint Energy.

This morning, I will talk about some significant developments that occurred during the fourth quarter and provide details around certain business operations that I believe are of interest to many of you. I will also briefly describe our overall financial results for the quarter followed by a more comprehensive discussion of our annual results of each of our businesses and our expectations for 2011.

Let me begin with our recent Houston Electric rate case. The Texas PUC announced its decision in early February, but has yet to render a written order, so our description is somewhat limited.

Although the cash flow impact from this case should be minimal, we anticipate that the decision will have an estimated 25 to 30 million dollar annualized negative impact on Houston Electric’s operating income. We are obviously disappointed in this result.

Let me give you a few of the details of the decision as we understand them today:
Rates will be based on a capital structure reflecting 45 percent equity, up from the current level of 40 percent. The return on equity was set at 10 percent. This is an eighth to a quarter percent lower than the rates most recently authorized for other Texas utilities, and reduced the positive effects of the higher equity ratio. We are very disappointed in this aspect of the PUC’s decision.

The Commission reduced Houston Electric’s revenue requirement by about 10 million dollars to reflect tax savings in other CenterPoint businesses. This is commonly referred to as the consolidated tax savings adjustment. While it had previously been the practice of the Commission to make this type of an adjustment, it did not do so in the recent Oncor case, and we were hopeful the Commission would follow the precedent set in that case. The Commission had a lengthy discussion about the calculation and indicated that it would initiate a workshop to consider whether this issue should be the subject of a rulemaking.

Rate base was reduced to reflect the PUC’s assumptions regarding the company’s liability for uncertain tax positions. This change in rate base resulted in a revenue requirement reduction of approximately 17 million dollars. However, a tracker was established to capture the revenue requirement difference between the assumed and actual tax outcome.

I might also add that our AMS investment of approximately 121 million dollars was moved from a surcharge to base rates. This change has no effect on operating income since we were already recognizing a return on this investment under the smart meter surcharge.

Now, let me update you on our advanced technology deployments. The implementation of an advanced metering system in our Houston Electric service territory is progressing well. We are currently installing over 80,000 smart meters per month, and we celebrated the installation of our one millionth smart meter last week. We have invested approximately 240 million dollars through December, excluding 100 million dollars we have requested under our DOE grant.

Houston Electric will use 50 million dollars of the DOE grant to support our intelligent grid initiative, which is also progressing well.

Earlier this year, we began installing remote electronic transmitters on the 1.2 million natural gas meters in and around our Houston service territory. These devices will initially allow us to automate natural gas meter readings and in the future will enable other functionality. We expect to invest approximately 85 million dollars on this project, which should be completed within 36 months.

Now let me turn to our field services business. This has been our fastest growing business segment, and we expect significant growth to continue for the next few years. As you recall, we are building two major systems to gather and treat production for Shell and Encana in the Haynesville shale. The first 700 million cubic foot per day phase of the Magnolia system is complete, except for well connects. Construction of the Olympia system, and the 200 million cubic feet per day expansion of the Magnolia system, are progressing on schedule and on budget. By the end of the first quarter of this year, we expect to have both of these projects substantially complete.
completed except for pipeline interconnections scheduled for later this year and well connects. This will bring the total capacity of these two systems to 1.5 Bcf per day.

The Shell and Encana contracts provide for annual throughput guarantees upon completion of various milestones that have been or will be achieved throughout 2011. The initial phase of the Magnolia system is flowing at close to contracted volume capacity. We expect throughput on the Olympia system and the Magnolia expansion to increase over the course of the year, and be at system capacity by early 2012.

Once we complete construction of the current phases of the Magnolia and Olympia systems, our total investment will be approximately 800 million dollars. Shell and Encana have expansion rights for another 1.3 billion cubic feet per day of capacity, which would cost up to an additional 450 million dollars to construct. For planning purposes, we are assuming that about half the expansion rights will be executed over the next five years. I would also add that we continue to expect mid-teens, unlevered returns from these investments once production is ramped up to near the contracted capacity.

Now let me review the company’s overall operating results for the fourth quarter.

This morning we reported net income of 124 million dollars for the fourth quarter, or 29 cents per diluted share. This compares to net income of 105 million dollars, or 27 cents per diluted share, for the same period of 2009.

Operating income for the fourth quarter of 2010 was 302 million dollars compared to 299 million dollars for the same period of 2009.

Houston Electric’s operating income declined by 5 million dollars primarily related to increased expenses for reliability programs, the timing of energy efficiency expenditures and unplanned environmental remediation costs. Our natural gas distribution segment reported a 13 million dollar decline in operating income. This decline was driven by lower system throughput due to milder weather, higher expenses and improved rate designs that shifted base revenues into the second and third quarters.

Operating income for our interstate pipelines segment was essentially the same as 2009 as higher revenues primarily from firm contracts associated with Phase IV of the Carthage to Perryville pipeline were offset by lower revenues from ancillary services. Increased operating income of 35 million dollars in our field services segment included a 21 million dollar gain related to the sale of a small, non-strategic gathering system in the Texas panhandle. The additional increase in operating income was primarily related to new facilities in the Haynesville shale constructed since the previous year. Operating income at our energy services business declined 21 million dollars due to increased mark-to-market losses on derivative contracts and a contraction in seasonal price differentials.

Finally, net income for the quarter benefited from a 24 million dollar reduction in deferred tax expense due to the conversion of certain subsidiaries of CERC to LLCs.

Now, let me turn to our full year 2010 performance.

Our reported net income for 2010 was 442 million dollars, or one dollar and seven cents per diluted share, compared to 372 million dollars, or one dollar and one cent per diluted share for 2009. Operating income was 1.25 billion dollars in 2010, an increase of more than 125 million dollars, or 11 percent, from 2009.
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Houston Electric reported operating income of 427 million dollars for 2010 compared to 414 million dollars for 2009. This increase was primarily the result of customer growth, increased usage, in part due to favorable weather, and increased earnings associated with our smart meter investment. Partially offsetting these increases was a 21 million dollar reduction in revenues associated with a credit to customers’ bills reflecting the benefit of deferred taxes associated with Hurricane Ike storm restoration costs. We also experienced increased operating expenses due primarily to system reliability programs, increased employee-related expenses and environmental remediation costs. It is worth noting that, even in a relatively weak economy, we added nearly 28,000 customers in 2010, a growth rate of about 1.3 percent.

As we look to 2011, we expect customer growth will be at or a little better than what we experienced in 2010, which should help to offset the estimated 20 million dollar partial-year impact from the rate case decision and expected expense increases. The bottom line is I expect Houston Electric to be down some from 2010, absent increased usage from weather or other developments.

2010 was an exceptional year for our natural gas distribution business, which reported operating income of 231 million dollars compared to 204 million dollars in 2009. Operating income benefited from rate changes, lower pension and benefit costs and lower bad debt expense. Partially offsetting these benefits were higher operating expenses, including an increase in depreciation. Over the last several years, this business has worked diligently on reducing customer delinquencies and bad debt expense, and has also focused on obtaining necessary rate increases and improving rate design. I’m pleased to say that we continued to see the benefits of those efforts in 2010.

As we move into 2011, we believe this unit is poised for another good year. We expect to finalize one small rate case this year, which, together with a number of annual rate adjustments, should provide some revenue uplift. Our focus will also continue to be on operational improvements and expense control.

Our competitive natural gas sales and services business reported operating income of 16 million dollars for 2010 compared to 21 million dollars for 2009. Excluding mark-to-market gains and losses, and natural gas inventory write-downs, our energy services business would have reported operating income of 18 million dollars compared to 50 million dollars for 2009. This decline was principally the result of reduced wholesale opportunities because of significantly tighter locational price differentials and an absence of seasonal storage spreads. Last year, our retail sales were stable and we added more than 1,000 customers to our total customer base.

We expect our retail business to see improvement this year. We believe we have stabilized our wholesale business and expect some marginal improvement. Absent the effects of mark-to-market impacts and inventory adjustments, we expect 2011 to be a better year than 2010 for energy services.

Now let me turn to our midstream businesses – interstate pipelines and field services. Our interstate pipelines recorded operating income of 270 million dollars for 2010 compared to 256 million dollars for 2009. Our core business continues to perform well, building on its strong fee-based foundation, with increased margins from our Carthage to Perryville pipeline as well as increased revenues related to several new firm contracts to serve power
generation facilities on our system. Our fee-based margin grew by 4 percent, but this growth was partially offset by reduced revenues from ancillary services and off-system sales.

Our equity income from SESH, our joint venture with Spectra, was 19 million dollars. This compares to equity income of 7 million dollars in 2009, which was reduced by a 16 million dollar non-cash charge due to the discontinued use of regulatory accounting.

As I mentioned last quarter, we have a backhaul agreement that terminates in the middle of 2011, which will reduce revenues and will also impact the fuel efficiency of line CP. Offsetting this decline is the addition of about 100 million cubic feet of line CP capacity available on a forward haul basis. The overall impact is expected to be about 20 million dollars. To date, we have not secured sufficient new contract revenues to fully offset this impact. We also have some expense pressures stemming from EPA regulations. So, without the benefit of higher ancillary revenues this year, which would be driven primarily by a change in market conditions, it will be difficult for our pipeline business to match the operating income we earned in 2010.

Our field services unit reported operating income of 151 million dollars for 2010 compared to 94 million dollars for 2009. Operating income for 2010 included the 21 million dollar gain associated with the small gathering system we sold in the fourth quarter. The remaining 36 million dollar increase in operating income was primarily the result of the new long-term agreements with subsidiaries of Shell and EnCana.

Gathering volumes were up significantly in 2010 compared to 2009. Average gathering volumes in 2010 were 1.8 Bcf per day, an increase of more than 50 percent from 2009. For the month of December 2010, gathering volumes averaged a little over 2 Bcf per day. As we reported last quarter, gathering volumes from our traditional basins have leveled off. Fourth quarter volumes were flat to the fourth quarter of 2009. For the year, traditional volumes were down about 8 percent.

In addition to operating income, we also recorded equity income of 10 million dollars from our jointly-owned Waskom facilities compared to 8 million dollars the previous year.

As we look to 2011, we expect Haynesville production to increase steadily over the year, and we also expect some increased volumes in the Fayetteville and Woodford shales. We are assuming flat volumes from our traditional fields. Our fee-based revenues will increase as we achieve the milestones for the Olympia system and the Magnolia expansion. Overall, we expect field services to achieve significant increases in operating income.

Taking into account the performance of all of our business units, I believe that our company performed very well in 2010. I would like to acknowledge the dedication of our employees as they worked hard not only to improve the efficiency and effectiveness of our operations, but to strengthen business relationships and capture new business opportunities. We also continued to strengthen our balance sheet, improving our overall financial flexibility and strength. As a result of these collective efforts, I believe the company is well positioned to capture opportunities this year and beyond.

Looking to the future, we expect to benefit from our balanced portfolio of electric and natural gas businesses. Near term, field services will continue to enjoy the benefits of capital investment opportunities in the shale plays. Longer term, growing service territories should
provide good investment opportunities for our regulated businesses. In his remarks, Gary will provide our overall earnings guidance for 2011.

In closing, I’d like to remind you of the 19.75 cent per share quarterly dividend declared by our Board of Directors on January 20th. This marks the sixth consecutive year that we have raised our dividend. We believe our dividend actions continue to demonstrate a strong commitment to our shareholders and the confidence the Board of Directors has in our ability to deliver sustainable earnings and cash flow.

With that, I will now turn the call over to Gary.

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**Gary Whitlock - Executive Vice President and CFO**

Thank you David, and good morning to everyone. Today, I would like to discuss a few items with you.

First, we are very pleased with the steps we have taken during the year to strengthen our balance sheet and to enhance our credit metrics to ensure that we maintain the financial flexibility to effectively execute our business plan.

Excluding securitization debt, we reduced our corporate consolidated debt from 7 billion dollars to 6.7 billion dollars at year-end 2010, while funding a capital program of 1.46 billion dollars. Our debt to total capitalization improved from approximately 73 percent to 67 percent.

In 2010, we raised 416 million dollars of additional equity with the issuance of 33 million shares of common stock. Of this amount, 315 million dollars was associated with an underwritten equity offering executed in conjunction with the announcement of our field services business signing excellent long-term agreements with Shell and Encana. The remaining shares were issued as part of our savings plan, dividend reinvestment plan and various benefit programs.

At this time, based on the significant steps we have taken the past two years to strengthen our balance sheet, and the significant cash we generate from our operations, we have suspended the use of original issue shares for the savings plan and dividend reinvestment plan. Instead, shares will be purchased on the open market to fund these plans.

Now, let me discuss our capital spending plan for 2011, in total and by segment. We estimate our 2011 capex to be 1.34 billion dollars, a decrease of 125 million dollars from 2010. About 77 percent, or a little more than one billion dollars, of capex this year will be spent by our regulated businesses, compared to 52 percent in 2010.

Let me give you a breakdown by business. We expect to spend 605 million dollars in our electric business, an increase of 142 million dollars from 2009 [Note: Should be 2010], primarily related to our advanced metering and intelligent grid deployments.

We expect to spend 263 million dollars in our natural gas distribution business reflecting an increase of 61 million dollars from 2010, primarily for the remote electronic transmitters that David referred to in his comments as well as increased spending on improvements related to safety and system reliability.

Our pipelines capital budget is 157 million dollars, which is above the 2010 level of 102 million dollars due primarily to increased maintenance capital and additional spending to ensure compliance with certain EPA rules.
Our capital budget for field services is 262 million dollars, which is a reduction of 406 million dollars from 2010, as we have completed a significant portion of the spending on the build-out of the Shell and Encana projects.

This estimate does not include any new capital, which may be required if we were to have a new significant opportunity, either in or outside of our current footprint.

Along these lines, we have been asked about our financing strategy for any new significant investment in our midstream businesses, specifically whether we are considering the formation of an MLP as a financing option. We think the formation of an MLP could be an efficient way to finance new growth, as compared to selling common equity. However, our focus has been and will continue to be on executing the optimum financing plan for the company based on our particular circumstances. For example, before forming an MLP, we would need to be confident that there would not be a material negative impact to the credit ratings of the parent company or our utility subsidiaries.

Now, let me discuss our current financing activities and financing plans. Thus far in 2011, we have taken two important steps to refinance debt maturities at CERC. First, in early January, CERC issued 250 million dollars of 10-year, 4.50 percent senior notes and 300 million dollars of 30-year, 5.85 percent senior notes. The offering was very well-received by the market and we were able to price both series of notes well below the indicative secondary levels.

Proceeds from the sale of the notes were used for the repayment of the 550 million dollars of 7.75 percent CERC notes that matured in February. Obviously, we are very pleased to have the opportunity to replace a 7.75 percent coupon at CERC with debt having a much lower rate.

Also in January, CERC issued an additional 343 million dollars of 10-year, 4.5 percent senior notes and provided cash consideration of 114 million dollars in exchange for 52 percent of the outstanding 762 million dollars of 7.875 percent notes due in 2013.

We are very pleased with the results of this exchange offer. It has allowed us to significantly reduce the size of the CERC maturity that we were otherwise facing in 2013, and to do so by locking in a refinancing rate on the new CERC debt that is very attractive on an historical basis. So, we have both lowered the weighted average coupon on CERC’s debt portfolio, and extended the average maturity of the debt portfolio. I would also note that we have no material maturities until 2013 at either the parent or its two operating subsidiaries.

Let me mention that our various revolving credit facilities terminate in late June of 2012. Consequently, we expect to syndicate new revolving credit facilities later this year. The bank market continues to improve and we will be seeking to put in place new revolving credit facilities with the appropriate size and tenor with the optimum pricing.

Now, let me turn to my final topic, our 2011 earnings guidance. This morning in our earnings release, we announced 2011 earnings guidance in the range of one dollar and four cents to one dollar and fourteen cents per diluted share. I would like to highlight a few of our more important economic and commodity price assumptions behind the business unit performance expectations David discussed in his comments. Our expectation is that the overall U.S. economy will continue to recover in line with consensus economic forecasts. But the economy in much of our service territories, in particular Texas, is expected to improve a little more quickly than the broader U.S. economy. As for our assumption relative to natural gas prices, we have assumed a
forecast in line with the industry consensus which is approximately 4 dollars per MMBTU. Our forecast does not reflect a material change in natural gas liquids pricing from 2010 levels.

We expect interest expense to decline in 2011 compared to 2010 based on our recent completed refinancing and we expect the overall tax rate to be 38 percent for the year. The share count for the EPS calculation will reflect the full impact of the shares issued in 2010. Our year-end share count was approximately 428 million shares compared to the average share count of 413 million in 2010. This increase in share count impacts diluted EPS by approximately 4 cents.

As the year progresses, we will keep you updated on our earnings expectations.
Now, I would like to turn the call back to Marianne.

**Marianne Paulsen – Director, Investor Relations**

Marianne Paulsen: Thank you, Gary, and with that, we will now open the call to questions.
And in the interest of time, I would ask you to please limit yourself to one question and a follow-up. Tina, would you please give the instructions on how to ask a question?

Operator: Thank you. At this time we will begin taking questions. If you wish to ask a question, please press star then the number one on your touchtone keypad. To withdraw your question, press the pound key. The company requests that when asking a question, callers pick up their telephone handset. Thank you.

Our first question will come from the line of Carl Kirst with BMO Capital.

Carl Kirst: Thank you. Good morning, everybody. Gary, just kind of keying in on the comments you made and appreciate the color here. You would now – or you’d made a mention of the questions you were getting on potential financing of new significant projects and so maybe you or David, can you sort of comment how perhaps that opportunity is progressing, perhaps on a relative basis versus three months ago? Do you find that conversations are heating up on this front, slowing down, staying the same, percolating in the background. Any additional flavor on that?

David McClanahan: Carl, you know we continue to be in very active discussions with a number of producers and this is around projects in our footprint, Haynesville, Fayetteville, Woodford, but it’s also around projects outside our footprint, in particular the, the Eagle Ford. But you know we don’t expect that the Eagle Ford discussions are near-term decisions. They’re sometime later this year, but we’re actively looking at it.
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I would say they’re probably more active today than they were three months, because it’s getting closer to a decision point. But there haven’t been any official RFPs put out on the – by the producers we’re talking to. So I think they’re very active discussions, but I think we probably, before midyear, we’ll know if we’re going to have any real expansion opportunities outside our footprint.

Carl Kirst: Great and I appreciate that color. And then a second question if I could and you know I know this is a – this is a little bit of apples and oranges, but want to get a better sense of the sales and services aspect that, David, I think you mentioned you expect to be improving in 2011 versus, say for instance, pipeline, ancillary park and loan, which is going to basically be staying unchanged. And you know I perhaps you know maybe incorrectly tend to think of both of those as somewhat being linked to volatility, perhaps. Can you give me a better sense of perhaps why we should expect to see an increase in the competitive sales and services in 2011? And you know if you could also give us some more color of, if we look back on prior years, again, pre mark-to-market, there’s been a pretty robust earnings range prior, and so when you say you expect to do better in 2011, is that nominally or are you thinking that it’s going to get back to you know something like 2009, for instance?

David McClanahan: Let me give you a little bit of color around this. As you know, I’ve told you in the past that we believe our retail business is – produces operating income in the 30 to 35 million dollar range. And our wholesale business in the past has added operating income above that. We clearly didn’t make any money. We, in fact, lost some money in the wholesale business in 2010. Now part of the reason I believe we’re going to do better is some of the pipeline capacity that we have under contract terminates this year. And so we’re not going to have to try to find ways to offset that fixed expense, it’s just going to go away. But we’re also taking a much different approach to that business. Our goal is to make sure we fully realize the retail businesses’ profitability in our CenterPoint earnings and not have the wholesale business, at least in the near term, where basis and seasonal price differentials are really small, impact the overall profitability of the company. So we’re working hard to make the wholesale business at least breakeven, but hopefully we’ll be able to produce a profit and then we’ll you know be able to fully realize our retail business, which is really why we’re in this business. We’re in it to sell gas to commercial and industrial customers. We have a lot of pipeline capacity, about a BCF you know scattered across the country and 10 or 11 BCF of storage, which we use primarily to serve our retail customers. But we are able to optimize around that and in the past you know some years, we made 30, 40, 50
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million dollars on that. Those days are probably gone, at least for the foreseeable future, with all the pipeline capacity that’s been built, the new reserves and all the storage that’s coming in. You never know, there’s always disruptions, as you know, weather, hurricanes, something happens that you’re – you stand ready to be opportunistic, but our base plan is not based on that. It’s to – let’s make sure we get the full retail business reflected in earnings and then make sure wholesale is at least breakeven.

Carl Kirst: Great. And I appreciate all that color.

Operator: Our next question will come from the line of Reza Hatefi with Decade Capital.

Reza Hatefi: Thank you. I just wanted to ask a follow-up on your MLP comments earlier. I guess – I guess in the past you’ve said MLP would be kind of in your toolbox in case you needed it and then it sounded like today you kind of said the same thing, in terms of if your – if your credit and balance sheet and so forth you know are improved and you need it for financing you would look at it again. Has there been a shift in tone, where now it’s you know it’s more of an option to go forward with it or is it kind of the same as always?

Gary Whitlock: Well, this is Gary. I think the first thing I’d say is that we have continued to improve our credit metrics, as I mentioned, and strengthen our balance sheet. And so I do – I do think, from the standpoint of optionality around an MLP, certainly we have positioned ourselves better to do so. From a financing perspective, if you look at this year, and just to remind you, from a cash flow perspective, we have the benefit this year of – in 2011 of approximately, a little less than 500 million dollars of bonus depreciation reducing our overall capex program, so we’re going to have a – what I would describe as very limited need for any borrowings this year. So from a financing perspective, I think it really has, and we’ve been consistent of saying that if it’s an optimum financing, in other words, to the extent we have the opportunity to originate new business that David described earlier that would require additional capital, we think the MLP certainly could be the more optimum way to finance that. So we continue to work diligently to be prepared if that is in the best interest of the company.

Reza Hatefi: But I guess, is it fair to assume maybe it’s more of a farther out option, maybe 2012 or later, because this year sounds like you’re doing fine?
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Gary Whitlock: I don’t think I would you know reach that conclusion. I would – I would conclude the following, or provide you the following guidance. We are going to continuously look at what’s in the best interest of the company, both from a financing perspective and a capital structure. And we’re going to continue to be thoughtful about that, but certainly one of the key drivers would be the opportunity that we would originate new business that we would need to finance. So I don’t want you to read in 2011 or 2012, just I think read in that the company’s going to execute what’s in its best interest and the best interest, more importantly, of our shareholders.

Reza Hatefi: Great, thank you.

Operator: Please remember, if you would like to ask a question, press star then the number one. Thank you for your cooperation. Our next question will come from the line of Ali Agha with SunTrust.

Ali Agha: Good morning.

David McClanahan: Good morning.

Ali Agha: David or Greg, I apologize if you addressed this and I may have missed it in the early part of the call, but could you remind us, what is the final impact of this Houston Electric rate case that just got completed?

David McClanahan: Yes, I noted that in my comments, Ali. On an annualized basis, the operating income impact is 25 to 30 million. And in 2011, we’re thinking it’s close to 20 million, because that will not be implemented until the second quarter.

Ali Agha: And that …

David McClanahan: I’m sorry, this is a reduction in operating income. Now it has very little – matter of fact, it has a slight increase in cash flow, but the operating income impact is negative.

Ali Agha: Negative. And just related to that, would you also remind us, what was your actual ROE earned at Houston Electric in 2010 and what’s sort of the embedded ROE in that guidance that you gave us for ’11?

David McClanahan: That’s a good question. I don’t have that at my fingertips. Let me tell you where we were and this is a roundabout way of getting to it. In 2009, if you used the same rate base methodology that the commission used in our case, i.e. reducing rate base by our uncertain tax positions, we would have
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earned about 10-1/2 percent on equity. That’s pretty close to where we’re going to be in 2010. I haven’t done the actual calculations, but it’d be about 10-1/2 percent and of course, they’re now saying that we ought to be earning 10 percent. And that difference between 10 and 10-1/2 is about 15 million dollars of revenue requirement.

Ali Agha: I see. So based on that math, you should be pretty much around 10 percent in ’11?

David McClanahan: We will – the only – I hesitate a little bit, because we do have this consolidated tax adjustment that the Commission made and it’s a 10 million dollar adjustment and it’s because – for tax savings in our other subsidiaries, which really don’t flow into Houston Electric, so we have to overcome that 10 million dollar reduction to make our full rate of return. Now we’re going to work hard to do that, but I can’t assure you that will happen.


David McClanahan: OK.

Operator: Our next question is a follow-up question from Carl Kirst with BMO Capital.

Carl Kirst: Thanks. Just a couple cleanups, but, David, staying on the rate case decision for a second, what would be the timeframe, I mean how far – much farther out you know should we go before we might be readdressing some of the issues here? I mean taking off the consolidated tax issue, which I guess may get its own focus here, but is it three years, four years, could it even be next year? I’m just trying to kind of get a sense of, is the magnitude of the disappointment enough that you know gee, we could be, this time next year, looking at another rate case or is it much further out?

David McClanahan: It certainly isn’t this year. It could be, perhaps, in late 2012, but I don’t – I can’t answer that probably the way you’d like for me to, because we haven’t really made that decision yet. I will say this, what we’re really working on, with both the Commission and the legislature, is a distribution cost recovery factor, which would allow us to make periodic rate changes without a full rate case, take this regulatory lag out from all the capital we’re spending, and absent the AMS investment, we’re still spending 400-plus million dollars a year and that has a lag – a regulatory impact. So our focus is to try to get this distribution cost recovery factor, give the commission the authority to do it. They took this rule up late last year and
decided to not go forward with it until the legislature took a look at it, but that’s our focus today, as opposed to filing a full rate case, to see if we can’t get this done in this – in this legislative session.

Carl Kirst: Great. And I very much appreciate that and then two quick follow-ups for Gary. Gary, could you just – you mentioned the bonus depreciation, but I didn’t catch the number. Could you just repeat what the bonus depreciation impact is for 2011 and also what, year-over-year, if it’s material, pension expense increase?

Gary Whitlock: Yes. On bonus depreciation, a little less than 500 million dollars in 2011 and we had about a 30 million dollar benefit last year and then in 2012, we’ll also have a 50-plus million dollar benefit from bonus depreciation, so think of this year a little less than 500 million dollars. I also want you to think of that as being used to fund our capex program. I think that’s what these tax benefits were designed to do and that’s what we’re doing, is investing it in our businesses. And what was the second question? I’m sorry.

Carl Kirst: Oh, just pension expense year-over-year. I didn’t know if it was material or worth noting?

Gary Whitlock: Let me just check. It’s probably up about 14 to 15 million dollars, not material.

Carl Kirst: OK, great. Thanks, guys.

Operator: Our next question will come from the line of Paul Patterson with Glenrock Associates.

Paul Patterson: Morning.

David McClanahan: Morning.

Marianne Paulsen: Morning.

Paul Patterson: The true-up case in the Supreme Court, what’s happened there?

David McClanahan: Mr. Rozzell?

Scott Rozzell: I think David called on me to answer this question, because he doesn’t like saying we don’t have really anything to report. But there’s been – there have been no developments since the case was argued in October of 2009,
so we’re continuing to await the Court’s decision. There is no statutory deadline by which they have to act. The time when we would have expected to have received a decision from them has come and gone, so I think the only thing that we can say is every day we’re another day closer to a decision.

Paul Patterson: OK. The contracts – the interstate pipeline and the 30 million dollar decrease from off system, ancillary transportation margins, how much of that had to do with the contract expiration that you were talking about?

David McClanahan: The contract – the backhaul contract and the – and we have some additional capacity that was added as we put some compression in, which was about 100 million that we can get on a forward-haul basis. That had about a 20 million dollar impact on our – on our revenues, really, the – not having to do with ancillary services, that’s on a go-forward basis.

Paul Patterson: OK. So the 20 million dollars is sort of a run rate going forward, correct?

David McClanahan: You know it is. That’s the negative impact, but we’re working to offset that. That’s kind of what it would look like if we just let it go and not try to offset that. We are trying to both line up additional backhaul contracts, which helps us from a fuel efficiency standpoint as well, as well as we have some capacity on a forward-haul basis we’re trying to sell too, so we’re trying to offset that 20 million dollars. To date, we haven’t – we haven’t fully been able to do it, but that’s the goal of our team is to make a big dent in that.

Paul Patterson: OK. And then going out a couple years now, three or four years, is there any other contracts like this that you see potentially expiring that have a substantial difference from what the market would probably provide if they were to expire?

David McClanahan: You know the – not really. The only other ones we have are like on line CP, we had our initial contracts probably start rolling off in 2015 or ‘16. But those were market-based contracts when we signed them and I don’t think they’re the same nature as this backhaul agreement. This was a very unique contract at the time and so I don’t think we have anything of this nature that’s going to be expiring over the next few years.

Paul Patterson: The 2015 and 2016, how should we think about just sort of the – how much they’re out of the market now, these market-based contracts, when you signed them versus now?
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David McClanahan: You know I don’t think that they’re out of the – Greg, maybe you ought to answer that instead of me trying to fumble it around here.

Greg Harper: Yes, this is Greg. Basically our CP capacity, we are currently selling at system max rate and that’s – those are the rates we’re seeing. And you know we’re trying to negotiate in advance of those contracts rolling off, so while the capacity is still of value. That’s our plan and so we extend – we look to extend those out early.

Paul Patterson: OK. And then finally, on the consolidated tax situation, and I’m sorry, I didn’t completely grasp everything that you guys were saying. You said there may be a separate proceeding to deal with that, is that correct?

David McClanahan: You know the Commission had a long discussion about this adjustment and whether you should gross it up for taxes. And at the end of the day, they said let’s not gross this up for taxes but let’s have a workshop to fully discuss this adjustment and the tax gross-up provision of it. And they’ll have that sometime, I think, this year. It may lead – it could lead to a rule-making. Certainly, we’ll be active participants in it. We’ve disagreed with that provision from the start. It’s the Commission has used it since the mid to late ’90s and we just fundamentally disagree that you ought to have that kind of adjustment in – on a standalone case.

Paul Patterson: How does it affect outside of a rate case? Is there any impact that we should think about this, other than you – whenever you go in for a regulatory proceeding, such as the one you went through? Is there any sort of true-up or anything else we should think about this? It would seem to me that it would only be rate-case-specific.

David McClanahan: I think that’s a good way to describe it.

Paul Patterson: OK and then finally, does it impact the thought process with respect to the MLP?

Gary Whitlock: No.

David McClanahan: I don’t think so. I don’t think it would affect that.

Paul Patterson: OK. Thanks a lot.

David McClanahan: OK.

Marianne Paulsen: Tina, do we have any other questions?
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Operator: We have no further questions, ma’am.

Marianne Paulsen: OK, so then, since we have no further questions, we’ll end the call. I would like to thank everybody for participating on the call today. We appreciate your support very much. Have a great day.

Operator: This concludes CenterPoint Energy’s fourth quarter and full year 2010 earnings conference call. Thank you for your participation. You may now disconnect.

END

Cautionary Statement Regarding Forward-Looking Information
This information includes forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995. Actual events and results may differ materially from those expressed or implied by these forward-looking statements. Statements regarding CenterPoint Energy’s earnings outlook for 2011, future financial performance and results of operations, the anticipated timing for a decision on the True-up appeal, the future impact of the PUC’s rate case decision and the anticipated timing for the new rates, the anticipated costs and timing for completion of capital projects, the future growth expectations for the Field Services business, including the anticipated growth in certain shale plays, anticipated customer growth rates, the anticipated timing for future rate case filings, anticipated capital expenditures for CenterPoint Energy’s business segments, future levels of natural gas production and drilling activity, the potential impact of changes in natural gas prices on the Field Services business, and other statements that are not historical facts are forward-looking statements. Each forward-looking statement contained herein speaks only as of March 1, 2011. Factors that could affect actual results include (1) the resolution of the true-up proceedings, including, in particular, the results of appeals to the Texas Supreme Court regarding rulings obtained to date; (2) state and federal legislative and regulatory actions or developments relating to the environment, including those related to global climate change; (3) other state and federal legislative and regulatory actions or developments affecting various aspects of CenterPoint Energy’s businesses, including, among others, energy deregulation or re-regulation, pipeline safety, health care reform, financial reform and tax legislation; (4) timely and appropriate rate actions and increases, allowing recovery of costs and a reasonable return on investment; (5) the timing and outcome of any audits, disputes or other proceedings related to taxes; (6) problems with construction, implementation of necessary technology or other issues with respect to major capital projects that result in delays or in cost overruns that cannot be recouped in rates; (7) industrial, commercial and residential growth in CenterPoint Energy’s service territories and changes in market demand, including the effects of energy efficiency measures, and demographic patterns; (8) the timing and extent of changes in commodity prices, particularly natural gas and natural gas liquids, and the effects of geographic and seasonal commodity price differentials; (9) the timing and extent of changes in the supply of natural gas, including supplies available for gathering by the Field Services business and transporting by its interstate pipelines; (10) weather variations and other natural phenomena; (11) the impact of unplanned facility outages; (12) timely and appropriate regulatory actions allowing securitization or other recovery of costs associated with any future hurricanes or natural disasters; (13) changes in interest rates or rates of inflation; (14) commercial bank and financial market conditions, CenterPoint Energy’s access to capital, the cost of such capital, and the results of financing and refinancing efforts, including availability of funds in the debt capital markets; (15) actions by rating agencies; (16) effectiveness of CenterPoint Energy’s risk management activities; (17) inability of various counterparties to meet their obligations; (18) non-payment for services due to financial distress of CenterPoint Energy’s customers; (19) the ability of GenOn Energy, Inc. (formerly known as RRI Energy, Inc.) and its subsidiaries to satisfy their obligations to CenterPoint Energy and its subsidiaries; (20) the ability of retail electric providers, and particularly the two largest customers of the TDU, to satisfy their obligations to CenterPoint Energy and its subsidiaries; (21) the outcome of litigation...
brought by or against CenterPoint Energy; (22) CenterPoint Energy’s ability to control costs; (23) the investment
performance of pension and postretirement benefit plans; (24) potential business strategies, including restructurings,
aquisitions or dispositions of assets or businesses; (25) acquisition and merger activities; (26) changes in the
gathering volumes and in the overall contract portfolio of the Field Services business, and (27) other factors
discussed in CenterPoint Energy’s Annual Report on Form 10-K for the fiscal year ended December 31, 2010, and
other reports CenterPoint Energy or its subsidiaries may file from time to time with the Securities and Exchange
Commission.