# UNITED STATES SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, D.C. 20549

# **FORM 10-Q**

#### (Mark One)

 $\checkmark$ QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the quarterly period ended June 30, 2023

OR

TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 FOR THE TRANSITION PERIOD FROM \_ то\_

Commission file number 1-31447

# **CenterPoint Energy, Inc.**

(Exact name of registrant as specified in its charter)

Texas

(State or other jurisdiction of incorporation or organization)

Houston Texas

1111 Louisiana (Address of Principal Executive Offices)

(713) 207-1111 Registrant's telephone number, including area code

# Commission file number 1-3187

# **CenterPoint Energy Houston Electric, LLC**

(Exact name of registrant as specified in its charter)

Texas (State or other jurisdiction of incorporation or organization)

> 1111 Louisiana (Address of Principal Executive Offices)

Houston Texas

22-3865106 (I.R.S. Employer Identification No.)

(713) 207-1111

Registrant's telephone number, including area code

Commission file number 1-13265

# **CenterPoint Energy Resources Corp.**

(Exact name of registrant as specified in its charter)

<b>Delaware</b> (State or other jurisdiction of incorporation or organization)			<b>76-0511406</b> (I.R.S. Employer Identification No.)
<b>1111 Louisiana</b> (Address of Principal Executive Offices)	Houston	Texas	<b>77002</b> (Zip Code)
F	•	) 207-1111 number, including ar	rea code
Securitie	es registered purs	uant to Section 12	(b) of the Act:

6.625% Senior Notes due 2037

Registrant Title of each class Trading Symbol(s) CenterPoint Energy, Inc. Common Stock, \$0.01 par value CNP 6.95% General Mortgage Bonds due 2033 n/a

Name of each exchange on which registered The New York Stock Exchange NYSE Chicago The New York Stock Exchange The New York Stock Exchange

CenterPoint Energy Houston Electric, LLC

CenterPoint Energy Resources Corp.

74-0694415

(I.R.S. Employer Identification No.) 77002

(Zip Code)

n/a

77002 (Zip Code) Indicate by check mark whether the registrant: (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days.

CenterPoint Energy, Inc.	Yes	$\checkmark$	No	0
CenterPoint Energy Houston Electric, LLC	Yes	$\checkmark$	No	0
CenterPoint Energy Resources Corp.	Yes	$\checkmark$	No	0

Indicate by check mark whether the registrant has submitted electronically every Interactive Data File required to be submitted pursuant to Rule 405 of Regulation S-T (§232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit such files).

CenterPoint Energy, Inc.	Yes	$\checkmark$	No	0
CenterPoint Energy Houston Electric, LLC	Yes	$\checkmark$	No	0
CenterPoint Energy Resources Corp.	Yes	$\checkmark$	No	0

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, a smaller reporting company or an emerging growth company. See definitions of "large accelerated filer," "accelerated filer," "smaller reporting company," and "emerging growth company" in Rule 12b-2 of the Exchange Act.

	Large accelerated filer	Accelerated filer	Non-accelerated filer	Smaller reporting company	Emerging growth company
CenterPoint Energy, Inc.	$\checkmark$	0	0		
CenterPoint Energy Houston Electric, LLC	0	0	$\checkmark$		
CenterPoint Energy Resources Corp.	0	0			

If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards provided pursuant to Section 13(a) of the Exchange Act. 0

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act).

CenterPoint Energy, Inc.	Yes	No	$\checkmark$
CenterPoint Energy Houston Electric, LLC	Yes	No	$\checkmark$
CenterPoint Energy Resources Corp.	Yes	No	$\checkmark$

Indicate the number of shares outstanding of each of the issuers' classes of common stock as of July 19, 2023:

CenterPoint Energy, Inc.	631,184,089	shares of common stock outstanding, excluding 166 shares held as treasury stock
CenterPoint Energy Houston Electric, LLC	1,000	common shares outstanding, all held by Utility Holding, LLC, a wholly-owned subsidiary of CenterPoint Energy, Inc.
CenterPoint Energy Resources Corp.	1,000	shares of common stock outstanding, all held by Utility Holding, LLC, a wholly-owned subsidiary of CenterPoint Energy, Inc.

CenterPoint Energy Houston Electric, LLC and CenterPoint Energy Resources Corp. meet the conditions set forth in General Instructions H(1)(a) and (b) of Form 10-Q and are therefore filing this form with the reduced disclosure format specified in General Instruction H(2) of Form 10-Q.

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# GLOSSARY

ACE       Affordable Clean Energy         AFS1       Adjusted financial statement income         AFLDC       Allowance for funds used during construction         AMA       Asset Management Agreement         Arevon       Aneyone Energy Infrastructure business unit and Arevon Asset Management of U.S. Clean Energy Infrastructure business unit and Arevon Asset Management Asset Valuage Infrastructure business unit and Arevon Asset Management Asset Purchase Agreement, during Standards Codification         ARD       Asset retirement obligation         ARP       Alternative revenue program         ASC       Accounting Standards Codification         ASSET Common       ATRT Common stock         Bef       Billion cubic feet         Bond Company IV       Bond Company IV and Restoration Bond Company IV, LLC, a wholly-owned, bankruptcy remote entity formed solely for the purchasing and owing transition to resystem restoration fond Company IV, LLC, a wholly-owned subsidiary of Houston Electric         Bond Company IV       CenterPoint Energy Transition Bond Company IV, LLC, a wholly-owned subsidiary of ECR Corp.         CARES Aret       Corporate Alternative Minimum Tax         CARES Corp.       CenterPoint Energy Transition Bond Company IV, LLC, a wholly-owned subsidiary of ECR Corp.         CRIP       CenterPoint Energy Intrastate Pupelines, LLC, a wholly-owned subsidiary of CERE Corp.         CRIP       Conporte Altenerative Minimum Tax <t< th=""><th></th><th>GLOSSARY</th></t<>		GLOSSARY
AFUDC       Allowance for funds used during construction         AMA       Asset Management         Arevon       Inc <sup>+</sup> SUS. Class Hanagement business unit and Arevon Asset Management business unit and Arevon Asset Management business unit and Arevon Asset Management         ARO       Asset retirement obligation         ARP       Alternative revenue program         ASC       Accounting Standards Codification         Asset Purchase Agreement       Asset Purchase Agreement, dated as of April 29, 2021, by and between CERC Corp. and Southern Col Micko         AT&T       ATST Inc.         AT&T Common       ATRT Common stock         Bed       Billion cubic feet         Bond       Bond company IV and Restoration Bond Company IV, LLC, a wholly-owned, banknupcy restoration Bond Sompton The purpose of purchasing and owning transition or system restoration property through the issuance of Socuritization Bonds         Bond Company IV       CenterPoint Energy Transition Bond Company IV, LLC, a wholly-owned subsidiary of Houston Electric         CAMT       Corporate Alternative Minimum Tax         CARES Act       Coronavins Aid, Relief, and Economic Security Act         CERC       CenterPoint Energy Inc., and its subsidiaries         CERC       CenterPoint Energy Inc., and its subsidiaries         CERC       CenterPoint Energy Cost Adjustment         CAMT       CenterPoint Energy Inc., and its subsidia	ACE	
AMA       Asset Management Agreement         Arevon       Arevon Energy, Inc., which was formed through the combination of Capital Dynamics, Inc.'s U.S. Clean Energy, Inc.'s Bustinest with and Arevon Asset Management         ARO       Asset retriement obligation         ARP       Altenative revenue program         ASC       Accounting Standards Codffication         Asset Purchase Agreement, dated as of April 29, 2021, by and between CERC Corp. and Southern Col Mideo         AT&T       AT&T         ASE durchase Agreement, addit as of April 29, 2021, by and between CERC Corp. and Southern Col Mideo         AT&T       Common stock         Bef       Billion cubic feet         Board       Board or Directors of CenterPoint Energy, Inc.         Board Companies       Board Company, IV and Restoration Board Company, each a wholly-owned, bankruptcy treatoen entry fromed solely for the purpose of purchasing and owning transition or system restoration property through the issance oo Security action Boards         Board Company IV       CenterPoint Energy Transition Board Company, IV, LLC, a wholly-owned subsidiary of Houstoon Electric         CARES Act       Coronavirus Alt, Relief, and Economic Security Act         CCR       Caal Combustion Residuals         CECA       Cean Energy Intrastate Pipelines, LLC, a wholly-owned subsidiary of LERC Corp.         CenterPoint Energy Inc., and its subsidiaries       CERC Corp.         C	AFSI	Adjusted financial statement income
Arevon       Arevon       Arevon Energy, Inc., which was formed through the combination of Capital Dynamics, it S, U.S. (Ean Energy Infrastructure business unit and Arevon Asser Management         ARO       Asser retirement obligation         ARP       Alternative revoue program         ASC       Accounting Standards Codification         Asser Purchase Agreement       Asser Purchase Agreement, dated as of April 29, 2021, by and between CERC Corp. and Southern CO M Mido         AT&T       AT&T         AT&T       AT&T Inc.         AT&T Common       Bard         Board of Directors of CenterPoint Energy, Inc.       Board of Directors of CenterPoint Energy, Inc.         Bond Company IV and Restoration Bond Company V. I.M.C., a wholly-owned, bankruptcy remote entity formed solely for the purpose of purchasing and owning transition or system restoration property through the issuance of Securitization Bonds         Bond Company IV       CenterPoint Energy Transition Bond Company VI, LLC, a wholly-owned subsidiary of Houston Electric         BTA       Build Transfer Agreement         CARES Act       Coronavirus Aid, Relief, and Economic Security Act         CRA       Coal Cambuston Residuals         CECA       CenterPoint Energy Inc., Mits usubsidiaries         CECA       CenterPoint Energy Inc., and its usubsidiaries         CECA       Coal Combuston Residuals         CECA       CenterPoint Energ	AFUDC	Allowance for funds used during construction
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ARP       Alternative revenue program         ASC       Accounting Standards Codification         Asset Purchase Agreement, added as of April 29, 2021, by and between CERC Corp. and Southern Col Midco         AT&T       AT&T         AT&T       AT&T         AT&T       AT&T         AT&T       AT&T         AT&T       AT&T         AT&T       AT&T         AT&T       Components         Bord       Bolin cubic feet         Board       Board of Directors of CenterPoint Energy, Inc.         Bond Company IV       CenterPoint Energy Transition or system restoration Bond for the purpose of purchasing and owning transition or system restoration property through the issuance of Securitization Bonds         Bond Company IV       CenterPoint Energy Transition Bond Company IV, LLC, a wholly-owned subsidiary of Houston Electric         BTA       Build Transfer Agreement         CAMT       Corporate Alternative Minimum Tax         CARES Act       Coronavins Aid, Relief, and Economic Security Act         CCR       Coal Combustion Residuals         CEL       CenterPoint Energy Inc., and its subsidiaries         CERC Corp.       CenterPoint Energy Southin Energy Rescues Corp.         CERC Corp.       CenterPoint Energy Southins, LLC), previously a wholly-owned subsidiary of CERC Corp. <t< th=""><th>Arevon</th><th>Arevon Energy, Inc., which was formed through the combination of Capital Dynamics, Inc.'s U.S. Clean Energy Infrastructure business unit and Arevon Asset Management</th></t<>	Arevon	Arevon Energy, Inc., which was formed through the combination of Capital Dynamics, Inc.'s U.S. Clean Energy Infrastructure business unit and Arevon Asset Management
ASC       Accounting Standards Codification         Asset Purchase Agreement, dated as of April 29, 2021, by and between CERC Corp. and Southern COI Miclo         AT&T       AT&T         AT&T       AT&T Inc.         AT&T Common       AT&T Common stock         Bord       Billion cubic feet         Bound       Board of Directors of CenterPoint Energy, Inc.         Bond Company IV and Restoration Bond Company, each a wholly-owned, bankruptcy remote entity formed solely for the purpose of purchasing and owning transition or system restoration property through the issuance of Securitization Bonds         Bond Companies       Bond Company IV and Restoration Bond Company, each a wholly-owned subsidiary of Houston Electric         BTA       Build Transfer Agreement         CAMT       Corporate Alternative Minimum Tax         CARES Act       Conoravirus Aid, Relief, and Economic Security Act         CCR       Cal Combustion Residuals         CECA       Clean Energy Cost Adjustment         CERC Corp.       CenterPoint Energy Intrastate Pipelines, LLC, a wholly-owned subsidiary of CERC Corp.         CenterPoint Energy       CenterPoint Energy Intrastate Pipelines, LLC, a wholly-owned subsidiary of CERC Corp.         CenterPoint Energy       CenterPoint Energy Resources Corp.         CERC Corp.       CenterPoint Energy Networks, Inc., and its subsidiaries         CERC Corp.       Cen	ARO	Asset retirement obligation
Asset Purchase Agreement, dated as of April 29, 2021, by and between CERC Corp. and Southern Col Midco         AT&T       AT&T         AT&T Common       AT&T Inc.         AT&T Common       Ballion cubic feet         Board       Board of Directors of CenterPoint Energy, Inc.         Bond Company IV       CenterPoint Energy Transition Bond Company, each a wholly-owned, bankruptcy remote entity formed solely for the purpose of purchasing and owning transition or system restoration property through the issuance of Securitization Bonds         Bond Company IV       CenterPoint Energy Transition Bond Company IV, LLC, a wholly-owned subsidiary of Housion Electric         BTA       Build Transfer Agreement         CAMT       Corporate Alternative Minimum Tax         CARES Act       Conobustion Residuals         CELQ       Cela Energy Cost Adjustment         CERC       CenterPoint Energy Inc., and its subsidiaries         CERC Corp.       CenterPoint Energy Services, Inc., now known as Symmetry Energy Solutions, LLC), previously a wholly-owned subsidiary of CERC Corp.         CERC Corp.       CenterPoint Energy Services, Inc., now known as Symmetry Energy Solutions, LLC), previously a wholly-owi	ARP	Alternative revenue program
Southern Col Midco         AT&T       AT&T         AT&T       AT&T Common         AT&T Common       AT&T Common stock         Bef       Billion cubic feet         Board       Board Obrectors of CenterPoint Energy, Inc.         Bond Companies       Bond Company IV and Restoration Bond Company, each a wholly-owned, bankruptcy remote entity formed solely for the purpose of purchasing and owning transition or system restoration property through the issuance of Securitization Bonds         Bond Company IV       CenterPoint Energy Transition Bond Company, each a wholly-owned, subsidiary of Housson Electric         BTA       Build Transfer Agreement         CAMT       Coronavirus Aid, Relief, and Economic Security Act         CCR       Coal Combustion Residuals         CECA       Clean Energy Cost Adjustment         CERC       CERC Corp.         CenterPoint Energy Numerate Pipelines, LLC, a wholly-owned subsidiary of CERC Corp.         CenterPoint Energy Cost Adjustment         CERC Corp.       CenterPoint Energy Resources Corp.         CERC Corp.       CenterPoint Energy Services, Inc., and its subsidiaries         CERC Corp.       CenterPoint Energy Services, Inc., on whom as Symmetry Energy Solutions, LLC), previously a wholly-owned subsidiary of CERC Corp.         Charter Common       Charter Commune subsidiaries         CERC Corp.       CenterPoint	ASC	Accounting Standards Codification
AT&T Common       AT&T common stock         Bef       Billion cubic feet         Board       Board OD Directors of CenterPoint Energy, Inc.         Bond Companies       Bond Company IV and Restoration Bond Company, each a wholly-owned, bankruptcy remote entity formed solely for the purpose of purchasing and owning transition or system restoration property through the issuance of Securitization Bonds         Bond Company IV       CenterPoint Energy Transition Bond Company IV, LLC, a wholly-owned subsidiary of Houston Electric         BTA       Build Transfer Agreement         CAMT       Corporate Alternative Minimum Tax         CARES Act       Coral avirus Aid, Relief, and Economic Security Act         CCR       Coal Combustion Residuals         CELP       CenterPoint Energy Cost Adjustment         CERC       CERC Corp, CenterPoint Energy Sources Corp.         CERC Corp.       CenterPoint Energy Sources Corp.         CERC Corp. <th>Asset Purchase Agreement</th> <th></th>	Asset Purchase Agreement	
Bcf       Billion cubic feet         Board       Board of Directors of CenterPoint Energy, Inc.         Bond Company is       Board Company IV and Restoration Bond Company, each a wholly-owned, bankruptcy remote entity formed solely for the purpose of purchasing and owning transition or system restoration property through the issuance of Securitization Bonds         Bond Company IV       CenterPoint Energy Transition Bond Company IV, LLC, a wholly-owned subsidiary of Houston Electric         BTA       Build Transfer Agreement         CAMT       Corporate Alternative Minimum Tax         CARES Act       Coronavius Aid, Relief, and Economic Security Act         CCR       Cola Combustion Residuals         CECA       Clean Energy Cost Adjustment         CERC       CenterPoint Energy Inc., and its subsidiaries         CERC Corp.       CenterPoint Energy Services, Inc. (now known as Symmetry Energy Solutions, LLC), previously a wholly-owned stolary of CERC Corp.         Charter Common       Charter Communications, Inc. common stock         CIP       Conservation Improvement Program         COVDM       Chief Operating Decision Maker, who is each Registrant's Chief Operating Executive         Common Stock       CenterPoint Energy Inc., common stock, and related global outbreak that was subsequently declared a pandemic by the Wold Health Organization or variants thereof, and related global outbreak that was subsequently declared a pandemic by the Wold Health Organization orupratants thereof, and relat	AT&T	AT&T Inc.
Board         Board of Directors of CenterPoint Energy, Inc.           Bond Companies         Bond Company IV and Restoration Bond Company, each a wholly-owned, bankruptcy remote entity formed solely for the purpose of purchasing and owning transition or system restoration property through the issuance of Securitization Bonds           Bond Company IV         CenterPoint Energy Transition Bond Company, each a wholly-owned subsidiary of Houston Electric           BTA         Build Transfer Agreement           CAMT         Corporate Alternative Minimum Tax           CARES Act         Coronavirus Aid, Relief, and Economic Security Act           CCR         Coal Combustion Residuals           CECA         Clean Energy Cost Adjustment           CERC         Corp.           CenterPoint Energy         CenterPoint Energy Intrastate Pipelines, LLC, a wholly-owned subsidiary of CERC Corp.           CerterPoint Energy         CenterPoint Energy Intrastate Pipelines, LLC, a wholly-owned subsidiary of CERC Corp.           CERC         CerterPoint Energy Nance, and its subsidiaries           CERC Corp.         CenterPoint Energy Resources Corp.           CES         CenterPoint Energy Services, Inc. (now known as Symmetry Energy Solutions, LLC), previously a wholly-owned subsidiary of CERC Corp.           CIAP         Conservation Improvement Program           CODM         Charter Communications, Inc. common stock           CIP         Conserva	AT&T Common	AT&T common stock
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remote entity formed solely for the purpose of purchasing and owning transition or system restoration property through the issuance of Securitization Bonds BTA Build Transfer Agreement CAMT Corporate Alternative Minimum Tax CARES Act Coronavirus Aid, Relief, and Economic Security Act CCR Coal Coal Combustion Residuals CECA Cola Combustion Residuals CECA Clean Energy Cost Adjustment CEIP CenterPoint Energy Incr, and its subsidiaries CERC Corp. CenterPoint Energy Incr, and its subsidiaries CERC Corp. CenterPoint Energy Resources Corp. CerterPoint Energy Cost Adjustment CERC Corp. CenterPoint Energy Resources Corp. CERC Corp. CenterPoint Energy Resources Corp. CERC Corp. CERC Corp. CenterPoint Energy Services, Inc. (now known as Symmetry Energy Solutions, LLC), previously a wholly-owned subsidiary of CERC Corp. CERC Corp. CENC Corp. CenterPoint Energy Services, Inc. (now known as Symmetry Energy Solutions, LLC), previously a wholly-owned subsidiary of CERC Corp. CENC Corp. CENC Corp. CenterPoint Energy Services, Inc. (now known as Symmetry Energy Solutions, LLC), previously a wholly-owned subsidiary of CERC Corp. CCDM Chief Operating Decision Maker, who is each Registrant's Chief Operating Executive Common Stock CenterPoint Energy, Inc. common stock, par value \$0.01 per share Compensation Committee Compensation Committee of the Board CovID-19 Novel coronavirus disease 2019, and any mutations or variants thereof, and related global outbreak that was subsequently declared a pandemic by the World Health Organization CPCN Cert Power Plan Credit Agreement CREA Compliance and System Improvement Adjustment DCRF Distribution Cost Recovery Factor DOC US. Department of Commerce	Board	Board of Directors of CenterPoint Energy, Inc.
Houston ElectricHouston ElectricBTABuild Transfer AgreementCAMTCorporate Alternative Minimum TaxCARES ActCoronavirus Aid, Relief, and Economic Security ActCCRCoal Combustion ResidualsCECAClean Energy Cost AdjustmentCELPCenterPoint Energy Intrastate Pipelines, LLC, a wholly-owned subsidiary of CERC Corp.CenterPoint EnergyCenterPoint Energy Intrastate Pipelines, LLC, a wholly-owned subsidiary of CERC Corp.CenterPoint EnergyCenterPoint Energy Intrastate Pipelines, LLC, a wholly-owned subsidiary of CERC Corp.CenterPoint EnergyCenterPoint Energy Resources Corp.CERC Corp.CenterPoint Energy Resources Corp.CERC Corp.CenterPoint Energy Services, Inc. (now known as Symmetry Energy Solutions, LLC), previously a wholly-owned subsidiary of CERC Corp.Charter CommonCharter Communications, Inc. common stockCIPConservation Improvement ProgramCODMCenterPoint Energy, Inc., and any mutations or variants thereof, and related global outbreak that was subsequently declared a pandemic by the World Health OrganizationCOVID-19Novel coronavirus disease 2019, and any mutations or variants thereof, and related global outbreak that was subsequently declared a pandemic by the World Health OrganizationCPPClean Power PlanCredit AgreementCenterPoint Energy, Inc., and Stated Credit Agreement dated as of December 6, 2022 among CenterPoint Energy, Inc., as Dorrower, JPMorgan Chase Bank, N.A., as administrative agent, and the banks party theretoCSIACompliance and Systen Improvement AdjustmentDCRFDistribution Cost Recover	Bond Companies	remote entity formed solely for the purpose of purchasing and owning transition or system
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CCRCoal Combustion ResidualsCECAClean Energy Cost AdjustmentCEIPCenterPoint Energy Intrastate Pipelines, LLC, a wholly-owned subsidiary of CERC Corp.CenterPoint EnergyCenterPoint Energy, Inc., and its subsidiariesCERCCenterPoint Energy, Inc., and its subsidiariesCERC Corp.CenterPoint Energy Resources Corp.CESCenterPoint Energy Services, Inc. (now known as Symmetry Energy Solutions, LLC), previously a wholly-owned subsidiary of CERC Corp.Charter CommonCharter Communications, Inc. common stockCIPConservation Improvement ProgramCODMChief Operating Decision Maker, who is each Registrant's Chief Operating ExecutiveCompensation CommitteeCompensation Committee of the BoardCOVID-19Novel coronavirus disease 2019, and any mutations or variants thereof, and related global outbreak that was subsequently declared a pandemic by the World Health OrganizationCPCNCertificate of Public Convenience and NecessityCPPClean Power PlanCredit AgreementThe Second Amended and Restated Credit Agreement dated as of December 6, 2022 among CenterPoint Energy, Inc., as borrower, JPMorgan Chase Bank, N.A., as administrative agent, and the banks party thretoCSIACompliance and System Improvement AdjustmentDCRFDistribution Cost Recovery FactorDOCU.S. Department of Commerce	CAMT	Corporate Alternative Minimum Tax
CECAClean Energy Cost AdjustmentCEIPCenterPoint Energy Intrastate Pipelines, LLC, a wholly-owned subsidiary of CERC Corp.CenterPoint EnergyCenterPoint Energy, Inc., and its subsidiariesCERCCERC Corp.CERC Corp.CenterPoint Energy Services, Inc. (now known as Symmetry Energy Solutions, LLC), previously a wholly-owned subsidiary of CERC Corp.Charter CommonCharter Communications, Inc. common stockCIPConservation Improvement ProgramCODMChief Operating Decision Maker, who is each Registrant's Chief Operating ExecutiveCommon StockCenterPoint Energy, Inc., common stock, par value \$0.01 per shareCompensation CommitteeCompensation Committee of the BoardCOVID-19Novel coronavirus disease 2019, and any mutations or variants thereof, and related global outbreak that was subsequently declared a pandemic by the World Health OrganizationCPENClean Power PlanCredit AgreementThe Second Amended and Restated Credit Agreement dated as of December 6, 2022 among CenterPoint Energy, Inc., as borrower, JPMorgan Chase Bank, N.A., as administrative agent, and the banks party theretoDCRFDistribution Cost Recovery FactorDOCU.S. Department of Commerce	CARES Act	Coronavirus Aid, Relief, and Economic Security Act
CEIPCenterPoint Energy Intrastate Pipelines, LLC, a wholly-owned subsidiary of CERC Corp.CenterPoint EnergyCenterPoint Energy, Inc., and its subsidiariesCERCCERC Corp., together with its subsidiariesCERC Corp.CenterPoint Energy Resources Corp.CESCenterPoint Energy Services, Inc. (now known as Symmetry Energy Solutions, LLC), previously a wholly-owned subsidiary of CERC Corp.Charter CommonCharter Communications, Inc. common stockCIPConservation Improvement ProgramCODMChief Operating Decision Maker, who is each Registrant's Chief Operating ExecutiveCommon StockCenterPoint Energy, Inc., and any mutations or variants thereof, and related global outbreak that was subsequently declared a pandemic by the World Health OrganizationCPCNCertificate of Public Convenience and NecessityCPPClean Power PlanCredit AgreementThe Second Amended and Restated Credit Agreement dated as of December 6, 2022 among CenterPoint Energy, Inc., as borrower, JPMorgan Chase Bank, N.A., as administrative agent, and the banks party theretoDCRFDistribution Cost Recovery FactorDOCU.S. Department of Commerce	CCR	Coal Combustion Residuals
CenterPoint EnergyCenterPoint Energy, Inc., and its subsidiariesCERCCERC Corp., together with its subsidiariesCERC Corp.CenterPoint Energy Resources Corp.CESCenterPoint Energy Services, Inc. (now known as Symmetry Energy Solutions, LLC), previously a wholly-owned subsidiary of CERC Corp.Charter CommonCharter Communications, Inc. common stockCIPConservation Improvement ProgramCODMChief Operating Decision Maker, who is each Registrant's Chief Operating ExecutiveCommon StockCenterPoint Energy, Inc. common stock, par value \$0.01 per shareCompensation CommitteeCompensation Committee of the BoardCVID-19Novel coronavirus disease 2019, and any mutations or variants thereof, and related global outbreak that was subsequently declared a pandemic by the World Health OrganizationCPCNCertificate of Public Convenience and NecessityCPPClean Power PlanCredit AgreementThe Second Amended and Restated Credit Agreement dated as of December 6, 2022 among CenterPoint Energy, Inc., as borrower, JPMorgan Chase Bank, N.A., as administrative agent, and the banks party theretoCSIACompliance and System Improvement AdjustmentDCRFDistribution Cost Recovery FactorDOCU.S. Department of Commerce	CECA	Clean Energy Cost Adjustment
CERCCERC Corp., together with its subsidiariesCERC Corp.CenterPoint Energy Resources Corp.CESCenterPoint Energy Services, Inc. (now known as Symmetry Energy Solutions, LLC), previously a wholly-owned subsidiary of CERC Corp.Charter CommonCharter Communications, Inc. common stockCIPConservation Improvement ProgramCODMChief Operating Decision Maker, who is each Registrant's Chief Operating ExecutiveCommon StockCenterPoint Energy, Inc. common stock, par value \$0.01 per shareCompensation CommitteeCompensation Committee of the BoardCOVID-19Novel coronavirus disease 2019, and any mutations or variants thereof, and related global outbreak that was subsequently declared a pandemic by the World Health OrganizationCPCNCertificate of Public Convenience and NecessityCPPClean Power PlanCredit AgreementThe Second Amended and Restated Credit Agreement dated as of December 6, 2022 among CenterPoint Energy, Inc., as borrower, PMorgan Chase Bank, N.A., as administrative agent, and the banks party theretoCSIACompliance and System Improvement AdjustmentDCRFDistribution Cost Recovery FactorDOCU.S. Department of Commerce	CEIP	CenterPoint Energy Intrastate Pipelines, LLC, a wholly-owned subsidiary of CERC Corp.
CERC Corp.CenterPoint Energy Resources Corp.CESCenterPoint Energy Services, Inc. (now known as Symmetry Energy Solutions, LLC), previously a wholly-owned subsidiary of CERC Corp.Charter CommonCharter Communications, Inc. common stockCIPConservation Improvement ProgramCODMChief Operating Decision Maker, who is each Registrant's Chief Operating ExecutiveCommon StockCenterPoint Energy, Inc. common stock, par value \$0.01 per shareCompensation CommitteeCompensation Committee of the BoardCOVID-19Novel coronavirus disease 2019, and any mutations or variants thereof, and related global outbreak that was subsequently declared a pandemic by the World Health OrganizationCPPClean Power PlanCredit AgreementThe Second Amended and Restated Credit Agreement dated as of December 6, 2022 among CenterPoint Energy, Inc., as borrower, JPMorgan Chase Bank, N.A., as administrative agent, and the banks party theretoCSIACompliance and System Improvement AdjustmentDCRFDistribution Cost Recovery FactorDOCU.S. Department of Commerce	CenterPoint Energy	CenterPoint Energy, Inc., and its subsidiaries
CESCenterPoint Energy Services, Inc. (now known as Symmetry Energy Solutions, LLC), previously a wholly-owned subsidiary of CERC Corp.Charter CommonCharter Communications, Inc. common stockCIPConservation Improvement ProgramCODMChief Operating Decision Maker, who is each Registrant's Chief Operating ExecutiveCommon StockCenterPoint Energy, Inc. common stock, par value \$0.01 per shareCompensation CommitteeCompensation Committee of the BoardCOVID-19Novel coronavirus disease 2019, and any mutations or variants thereof, and related global outbreak that was subsequently declared a pandemic by the World Health OrganizationCPCNCertificate of Public Convenience and NecessityCPPClean Power PlanCredit AgreementThe Second Amended and Restated Credit Agreement dated as of December 6, 2022 among CenterPoint Energy, Inc., as borrower, JPMorgan Chase Bank, N.A., as administrative agent, and the banks party theretoCSIACompliance and System Improvement AdjustmentDCRFDistribution Cost Recovery FactorDOCU.S. Department of Commerce	CERC	CERC Corp., together with its subsidiaries
Image: Comparison of Complexity and Subsidiary of CERC Corp.Charter CommonCharter Communications, Inc. common stockCIPConservation Improvement ProgramCODMChief Operating Decision Maker, who is each Registrant's Chief Operating ExecutiveCommon StockCenterPoint Energy, Inc. common stock, par value \$0.01 per shareCompensation CommitteeCompensation Committee of the BoardCOVID-19Novel coronavirus disease 2019, and any mutations or variants thereof, and related global outbreak that was subsequently declared a pandemic by the World Health OrganizationCPCNCertificate of Public Convenience and NecessityCPPClean Power PlanCredit AgreementThe Second Amended and Restated Credit Agreement dated as of December 6, 2022 among CenterPoint Energy, Inc., as borrower, JPMorgan Chase Bank, N.A., as administrative agent, and the banks party theretoCSIACompliance and System Improvement AdjustmentDCRFDistribution Cost Recovery FactorDOCU.S. Department of Commerce	CERC Corp.	CenterPoint Energy Resources Corp.
CIPConservation Improvement ProgramCODMChief Operating Decision Maker, who is each Registrant's Chief Operating ExecutiveCommon StockCenterPoint Energy, Inc. common stock, par value \$0.01 per shareCompensation CommitteeCompensation Committee of the BoardCOVID-19Novel coronavirus disease 2019, and any mutations or variants thereof, and related global outbreak that was subsequently declared a pandemic by the World Health OrganizationCPCNCertificate of Public Convenience and NecessityCPPClean Power PlanCredit AgreementThe Second Amended and Restated Credit Agreement dated as of December 6, 2022 among CenterPoint Energy, Inc., as borrower, JPMorgan Chase Bank, N.A., as administrative agent, and the banks party theretoCSIACompliance and System Improvement AdjustmentDCRFDistribution Cost Recovery FactorDOCU.S. Department of Commerce	CES	
CODMChief Operating Decision Maker, who is each Registrant's Chief Operating ExecutiveCommon StockCenterPoint Energy, Inc. common stock, par value \$0.01 per shareCompensation CommitteeCompensation Committee of the BoardCOVID-19Novel coronavirus disease 2019, and any mutations or variants thereof, and related global outbreak that was subsequently declared a pandemic by the World Health OrganizationCPCNCertificate of Public Convenience and NecessityCPPClean Power PlanCredit AgreementThe Second Amended and Restated Credit Agreement dated as of December 6, 2022 among CenterPoint Energy, Inc., as borrower, JPMorgan Chase Bank, N.A., as administrative agent, and the banks party theretoCSIACompliance and System Improvement AdjustmentDCRFDistribution Cost Recovery FactorDOCU.S. Department of Commerce	Charter Common	Charter Communications, Inc. common stock
Common StockCenterPoint Energy, Inc. common stock, par value \$0.01 per shareCompensation CommitteeCompensation Committee of the BoardCOVID-19Novel coronavirus disease 2019, and any mutations or variants thereof, and related global outbreak that was subsequently declared a pandemic by the World Health OrganizationCPCNCertificate of Public Convenience and NecessityCPPClean Power PlanCredit AgreementThe Second Amended and Restated Credit Agreement dated as of December 6, 2022 among CenterPoint Energy, Inc., as borrower, JPMorgan Chase Bank, N.A., as administrative agent, and the banks party theretoCSIACompliance and System Improvement AdjustmentDCRFDistribution Cost Recovery FactorDOCU.S. Department of Commerce	CIP	Conservation Improvement Program
Compensation CommitteeCompensation Committee of the BoardCOVID-19Novel coronavirus disease 2019, and any mutations or variants thereof, and related global outbreak that was subsequently declared a pandemic by the World Health OrganizationCPCNCertificate of Public Convenience and NecessityCPPClean Power PlanCredit AgreementThe Second Amended and Restated Credit Agreement dated as of December 6, 2022 among CenterPoint Energy, Inc., as borrower, JPMorgan Chase Bank, N.A., as administrative agent, and the banks party theretoCSIACompliance and System Improvement AdjustmentDCRFDistribution Cost Recovery FactorDOCU.S. Department of Commerce	CODM	Chief Operating Decision Maker, who is each Registrant's Chief Operating Executive
COVID-19Novel coronavirus disease 2019, and any mutations or variants thereof, and related global outbreak that was subsequently declared a pandemic by the World Health OrganizationCPCNCertificate of Public Convenience and NecessityCPPClean Power PlanCredit AgreementThe Second Amended and Restated Credit Agreement dated as of December 6, 2022 among CenterPoint Energy, Inc., as borrower, JPMorgan Chase Bank, N.A., as administrative agent, and the banks party theretoCSIACompliance and System Improvement AdjustmentDCRFDistribution Cost Recovery FactorDOCU.S. Department of Commerce	Common Stock	CenterPoint Energy, Inc. common stock, par value \$0.01 per share
CPCNCertificate of Public Convenience and NecessityCPPClean Power PlanCredit AgreementThe Second Amended and Restated Credit Agreement dated as of December 6, 2022 among CenterPoint Energy, Inc., as borrower, JPMorgan Chase Bank, N.A., as administrative agent, and the banks party theretoCSIACompliance and System Improvement AdjustmentDCRFDistribution Cost Recovery FactorDOCU.S. Department of Commerce	Compensation Committee	Compensation Committee of the Board
CPPClean Power PlanCredit AgreementThe Second Amended and Restated Credit Agreement dated as of December 6, 2022 among CenterPoint Energy, Inc., as borrower, JPMorgan Chase Bank, N.A., as administrative agent, and the banks party theretoCSIACompliance and System Improvement AdjustmentDCRFDistribution Cost Recovery FactorDOCU.S. Department of Commerce	COVID-19	Novel coronavirus disease 2019, and any mutations or variants thereof, and related global outbreak that was subsequently declared a pandemic by the World Health Organization
Credit AgreementThe Second Amended and Restated Credit Agreement dated as of December 6, 2022 among CenterPoint Energy, Inc., as borrower, JPMorgan Chase Bank, N.A., as administrative agent, and the banks party theretoCSIACompliance and System Improvement AdjustmentDCRFDistribution Cost Recovery FactorDOCU.S. Department of Commerce	CPCN	Certificate of Public Convenience and Necessity
CenterPoint Energy, Inc., as borrower, JPMorgan Chase Bank, N.A., as administrative agent, and the banks party theretoCSIACompliance and System Improvement AdjustmentDCRFDistribution Cost Recovery FactorDOCU.S. Department of Commerce	CPP	
DCRFDistribution Cost Recovery FactorDOCU.S. Department of Commerce	Credit Agreement	CenterPoint Energy, Inc., as borrower, JPMorgan Chase Bank, N.A., as administrative agent, and the banks party thereto
DOC U.S. Department of Commerce	CSIA	Compliance and System Improvement Adjustment
	DCRF	Distribution Cost Recovery Factor
DRR Distribution Replacement Rider	DOC	
	DRR	Distribution Replacement Rider

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# GLOSSARY

	GLOSSARY
DSMA	Demand Side Management Adjustment
ECA	Environmental Cost Adjustment
EDIT	Excess deferred income taxes
EECR	Energy Efficiency Cost Recovery
EECRF	Energy Efficiency Cost Recovery Factor
EEFC	Energy Efficiency Funding Component
EEFR	Energy Efficiency Funding Rider
Energy Systems Group	Energy Systems Group, LLC, previously a wholly-owned subsidiary of Vectren
Energy Transfer	Energy Transfer LP, a Delaware limited partnership
Energy Transfer Common Units	Energy Transfer common units, representing limited partner interests in Energy Transfer
Energy Transfer Series G Preferred Units	Energy Transfer Series G Fixed-Rate Reset Cumulative Redeemable Perpetual Preferred Units, representing limited partner interests in Energy Transfer
EPA	Environmental Protection Agency
Equity Purchase Agreement	Equity Purchase Agreement, dated as of May 21, 2023, by and between Vectren Energy Services and ESG Holdings Group
ERCOT	Electric Reliability Council of Texas
ESG Holdings Group	ESG Holdings Group, LLC, a Delaware limited liability company, an affiliate of Oaktree Capital Management
Exchange Act	The Securities Exchange Act of 1934, as amended
February 2021 Winter Storm Event	The extreme and unprecedented winter weather event in February 2021 (Winter Storm Uri) that resulted in electricity generation supply shortages, including in Texas, and natural gas supply shortages and increased wholesale prices of natural gas in the United States, primarily due to prolonged freezing temperatures
FERC	Federal Energy Regulatory Commission
First Amendment	The First Amendment to the Credit Agreement dated as of July 26, 2023 among CenterPoint Energy, Inc., as borrower, JPMorgan Chase Bank, N.A., as administrative agent, and the banks party thereto
Fitch	Fitch Ratings, Inc.
Form 10-Q	Quarterly Report on Form 10-Q
GHG	Greenhouse gases
GRIP	Gas Reliability Infrastructure Program
GWh	Gigawatt-hours
Houston Electric	CenterPoint Energy Houston Electric, LLC and its subsidiaries
IAS	International Accounting Standards
IBEW	International Brotherhood of Electrical Workers
IDEM	Indiana Department of Environmental Management
Indiana Electric	Operations of SIGECO's electric transmission and distribution services, and includes its power generating and wholesale power operations
Indiana Gas	Indiana Gas Company, Inc., formerly a wholly-owned subsidiary of Vectren, acquired by CERC on June 30, 2022
Indiana North	Gas operations of Indiana Gas
Indiana South	Gas operations of SIGECO
Indiana Utilities	The combination of Indiana Electric, Indiana North and Indiana South
Interim Condensed Financial Statements	Unaudited condensed consolidated interim financial statements and combined notes
IRA	Inflation Reduction Act of 2022
IRP	Integrated Resource Plan
IRS	Internal Revenue Service
IURC	Indiana Utility Regulatory Commission
LIBOR	London Interbank Offered Rate

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LLTF LPSC LTIP	Long Lead Time Facilities, which are transmission and distribution facilities that have a lead time of at least six months and would aid in restoring power to Houston Electric's distribution customers following a widespread power outage under Public Utility Regulatory Act Section 39.918 Louisiana Public Service Commission Long-term Incentive Plan
	Long-term Incentive Plan
LTIP	-
M&DOT	Mortgage and Deed of Trust, dated November 1, 1944, between Houston Lighting and Power Company and Chase Bank of Texas, National Association (formerly, South Texas Commercial National Bank of Houston), as Trustee, as amended and supplemented
MDL	Multi-district litigation
Merger	The merger of Merger Sub with and into Vectren on the terms and subject to the conditions set forth in the Merger Agreement, with Vectren continuing as the surviving corporation and as a wholly-owned subsidiary of CenterPoint Energy, Inc.
Merger Agreement	Agreement and Plan of Merger, dated as of April 21, 2018, among CenterPoint Energy, Vectren and Merger Sub
Merger Sub	Pacer Merger Sub, Inc., an Indiana corporation and wholly-owned subsidiary of CenterPoint Energy
MGP	Manufactured gas plant
MISO	Midcontinent Independent System Operator
Moody's	Moody's Investors Service, Inc.
MPUC	Minnesota Public Utilities Commission
MW	Megawatt
NERC	North American Electric Reliability Corporation
NRG	NRG Energy, Inc.
Oriden	Oriden LLC
Origis	Origis Energy USA Inc.
OUCC	Indiana Office of Utility Consumer Counselor
PFD	Proposal for decision
Posey Solar	Posey Solar, LLC, a special purpose entity
PPA	Power Purchase Agreement
PRPs	Potentially responsible parties
PTCs	Production Tax Credits
PUCO	Public Utilities Commission of Ohio
PUCT	Public Utility Commission of Texas
Railroad Commission	Railroad Commission of Texas
RCRA	Resource Conservation and Recovery Act of 1976
Registrants	CenterPoint Energy, Houston Electric and CERC, collectively
REP	Retail electric provider
Restoration Bond Company	CenterPoint Energy Restoration Bond Company, LLC, a wholly-owned subsidiary of Houston Electric
Restructuring	CERC Corp.'s common control acquisition of Indiana Gas and VEDO from VUH on June 30, 2022
ROE	Return on equity
ROU	Right of use
RRA	Rate Regulation Adjustment
RSP	Rate Stabilization Plan
S&P	S&P Global Ratings
Scope 1 emissions	Direct source of emissions from a company's operations
Scope 2 emissions	Indirect source of emissions from a company's energy usage

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	GLOSSARY
Scope 3 emissions	Indirect source of emissions from a company's end-users
SEC	Securities and Exchange Commission
Securitization Bonds	Transition and system restoration bonds issued by the Bond Companies and SIGECO Securitization Bonds issued by the Securitization Subsidiary
Securitization Subsidiary	SIGECO Securitization I, LLC, a direct, wholly-owned subsidiary of SIGECO
Series A Preferred Stock	CenterPoint Energy's Series A Fixed-to-Floating Rate Cumulative Redeemable Perpetual Preferred Stock, par value \$0.01 per share, with a liquidation preference of \$1,000 per share
SIGECO	Southern Indiana Gas and Electric Company, a wholly-owned subsidiary of Vectren
SIGECO Securitization Bonds	Securitization Subsidiary's Series 2023-A Senior Secured Securitization Bonds
SOFR	Secured Overnight Financing Rate
Southern Col Midco	Southern Col Midco, LLC, a Delaware limited liability company and an affiliate of Summit Utilities, Inc.
SRC	Sales Reconciliation Component
TBD	To be determined
TCJA	Tax reform legislation informally called the Tax Cuts and Jobs Act of 2017
TCOS	Transmission Cost of Service
TCRF	Transmission Cost Recovery Factor
TDSIC	Transmission, Distribution and Storage System Improvement Charge
TDU	Transmission and distribution utility
TEEEF	Assets leased or costs incurred as "temporary emergency electric energy facilities" under the Public Utility Regulatory Act Section 39.918, also referred to as mobile generation
Transition Services Agreement	Transition Services Agreement by and between CenterPoint Energy Service Company, LLC and Southern Col Midco
Vectren	Vectren, LLC, which converted its corporate structure from Vectren Corporation to a limited liability company on June 30, 2022, a wholly-owned subsidiary of CenterPoint Energy as of February 1, 2019
Vectren Energy Services	Vectren Energy Services Corporation, an Indiana corporation and a wholly-owned subsidiary of CenterPoint Energy
VEDO	Vectren Energy Delivery of Ohio, LLC, which converted its corporate structure from Vectren Energy Delivery of Ohio, Inc. to a limited liability company on June 13, 2022, formerly a wholly-owned subsidiary of Vectren, acquired by CERC on June 30, 2022
VIE	Variable interest entity
Vistra Energy Corp.	Texas-based energy company focused on the competitive energy and power generation markets, whose major subsidiaries include Luminant and TXU Energy
VRP	Voluntary Remediation Program
VUH	Vectren Utility Holdings, LLC, which converted its corporate structure from Vectren Utility Holdings, Inc. to a limited liability company on June 30, 2022, a wholly-owned subsidiary of Vectren
WBD Common	Warner Bros. Discovery, Inc. Series A common stock
Winter Storm Elliott	From December 21 to 26, 2022, a historic extratropical cyclone created winter storm conditions, including blizzards, high winds, snowfall and record cold temperatures across the majority of the United States and parts of Canada
ZENS	2.0% Zero-Premium Exchangeable Subordinated Notes due 2029
ZENS-Related Securities	As of June 30, 2023 and December 31, 2022, consisted of AT&T Common, Charter Common and WBD Common
2022 Form 10-K	Annual Report on Form 10-K for the fiscal year ended December 31, 2022 as filed with the SEC on February 17, 2023

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#### CAUTIONARY STATEMENT REGARDING FORWARD-LOOKING INFORMATION

From time to time the Registrants make statements concerning their expectations, beliefs, plans, objectives, goals, strategies, future events or performance and underlying assumptions and other statements that are not historical facts. These statements are "forward-looking statements" within the meaning of the Private Securities Litigation Reform Act of 1995. Actual results may differ materially from those expressed or implied by these statements. You can generally identify forward-looking statements by the words "anticipate," "believe," "continue," "could," "estimate," "forecast," "goal," "intend," "may," "objective," "plan," "potential," "predict," "projection," "should," "target," "will" or other similar words.

The Registrants have based their forward-looking statements on management's beliefs and assumptions based on information reasonably available to management at the time the statements are made. The Registrants caution you that assumptions, beliefs, expectations, intentions and projections about future events may and often do vary materially from actual results. Therefore, the Registrants cannot assure you that actual results will not differ materially from those expressed or implied by the Registrants' forward-looking statements. In this Form 10-Q, unless context requires otherwise, the terms "our," "we" and "us" are used as abbreviated references to CenterPoint Energy, Inc. together with its consolidated subsidiaries, including Houston Electric, CERC and SIGECO.

The following are some of the factors that could cause actual results to differ from those expressed or implied by the Registrants' forward-looking statements and apply to all Registrants unless otherwise indicated:

- CenterPoint Energy's business strategies and strategic initiatives, restructurings, including the completed Restructuring, joint ventures and
  acquisitions or dispositions of assets or businesses, including the completed sales of our Natural Gas businesses in Arkansas and Oklahoma and
  Energy Systems Group and our exit of the midstream sector, which we cannot assure will have the anticipated benefits to us;
- industrial, commercial and residential growth in our service territories and changes in market demand, including the effects of energy efficiency measures and demographic patterns;
- our ability to fund and invest planned capital and the timely recovery of our investments, including those related to Indiana Electric's generation transition plan as part of its IRPs;
- our ability to successfully construct, operate, repair and maintain electric generating facilities, natural gas facilities, TEEEF and electric transmission facilities, including complying with applicable environmental standards and the implementation of a well-balanced energy and resource mix, as appropriate;
- timely and appropriate rate actions that allow recovery of costs and a reasonable return on investment, including the timing and amount of recovery
  of Houston Electric's TEEEF leases;
- economic conditions in regional and national markets, including inflation, interest rates and instability of banking institutions, and their effect on sales, prices and costs;
- weather variations and other natural phenomena, including the impact of severe weather events on operations, capital and legislation such as seen in connection with the February 2021 Winter Storm Event;
- increases in commodity prices;
- volatility in the markets for natural gas as a result of, among other factors, armed conflicts, including the conflict in Ukraine and the related sanctions on certain Russian entities;
- changes in rates of inflation;
- continued disruptions to the global supply chain, including tariffs and other legislation impacting the supply chain, that could prevent CenterPoint
  Energy from securing the resources needed to, among other things, fully execute on its 10-year capital plan or achieve its net zero and carbon
  emissions reduction goals;
- non-payment for our services due to financial distress of our customers and the ability of our customers, including REPs, to satisfy their obligations to CenterPoint Energy, Houston Electric, and CERC, and the negative impact on such ability related to adverse economic conditions and severe weather events;
- public health threats, such as COVID-19, and their effect on our operations, business and financial condition, our industries and the communities we serve, U.S. and world financial markets and supply chains, potential regulatory actions and changes in customer and stakeholder behavior relating thereto;
- state and federal legislative and regulatory actions or developments affecting various aspects of our businesses, including, among others, energy
  deregulation or re-regulation, pipeline integrity and safety and changes in regulation and legislation pertaining to trade, health care, finance and
  actions regarding the rates charged by our regulated businesses;
- direct or indirect effects on our facilities, resources, operations and financial condition resulting from terrorism, cyber attacks or intrusions, data
  security breaches or other attempts to disrupt our businesses or the businesses of third parties, or other catastrophic events such as fires, ice,
  earthquakes, explosions, leaks, floods, droughts, hurricanes, tornadoes and other severe weather events, pandemic health events or other occurrences;
- tax legislation, including the effects of the CARES Act and the IRA (which includes but is not limited to any potential changes to tax rates, CAMT imposed, tax credits and/or interest deductibility), as well as any changes in tax laws

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under the current or future administrations, and uncertainties involving state commissions' and local municipalities' regulatory requirements and determinations regarding the treatment of EDIT and our rates;

- our ability to mitigate weather impacts through normalization or rate mechanisms, and the effectiveness of such mechanisms;
- actions by credit rating agencies, including any potential downgrades to credit ratings;
- matters affecting regulatory approval, legislative actions, construction, implementation of necessary technology or other issues with respect to major capital projects that result in delays or cancellation or in costs that cannot be recouped in rates;
- local, state and federal legislative and regulatory actions or developments relating to the environment, including, among others, those related to global climate change, air emissions, carbon, waste water discharges and the handling and disposal of CCR that could impact operations, cost recovery of generation plant costs and related assets, and CenterPoint Energy's net zero and carbon emissions reduction goals;
- the impact of unplanned facility outages or other closures;
- the sufficiency of our insurance coverage, including availability, cost, coverage and terms and ability to recover claims;
- the availability and prices of raw materials and services and changes in labor for current and future construction projects and operations and maintenance costs, including our ability to control such costs;
- impacts from CenterPoint Energy's pension and postretirement benefit plans, such as the investment performance and increases to net periodic costs as a result of plan settlements and changes in assumptions, including discount rates;
- changes in interest rates and their impact on costs of borrowing and the valuation of CenterPoint Energy's pension benefit obligation;
- commercial bank and financial market conditions, including disruptions in the banking industry, our access to capital, the cost of such capital, impacts on our vendors, customers and suppliers, and the results of our financing and refinancing efforts, including availability of funds in the debt capital markets;
- inability of various counterparties to meet their obligations to us;
- the extent and effectiveness of our risk management activities;
- timely and appropriate regulatory actions, which include actions allowing securitization, for any hurricanes or other severe weather events, or natural disasters or other recovery of costs, including stranded coal-fired generation asset costs;
- acquisition and merger or divestiture activities involving us or our industry, including the ability to successfully complete merger, acquisition and divestiture plans;
- our ability to recruit, effectively transition and retain management and key employees and maintain good labor relations;
- changes in technology, particularly with respect to efficient battery storage or the emergence or growth of new, developing or alternative sources of generation, and their adoption by consumers;
- the impact of climate change and alternate energy sources on the demand for natural gas and electricity generated or transmitted by us;
- the timing and outcome of any audits, disputes and other proceedings related to taxes;
- the recording of impairment charges;
- political and economic developments, including energy and environmental policies under the current administration;
- the transition to a replacement for the LIBOR benchmark interest rate;
- CenterPoint Energy's ability to execute on its strategy, initiatives, targets and goals, including its net zero and carbon emissions reduction goals and its operations and maintenance expenditure goals;
- the outcome of litigation, including litigation related to the February 2021 Winter Storm Event;
- obligations related to warranties, guarantees and other contractual and legal obligations;
- the effect of changes in and application of accounting standards and pronouncements; and
- other factors discussed in "Risk Factors" in Item 1A of Part I of the Registrants' combined 2022 Form 10-K, which are incorporated herein by reference, and in other reports that the Registrants file from time to time with the SEC.

You should not place undue reliance on forward-looking statements. Each forward-looking statement speaks only as of the date of the particular statement, and the Registrants undertake no obligation to update or revise any forward-looking statements. Investors should note that the Registrants announce material financial and other information in SEC filings, press releases and public conference calls. Based on guidance from the SEC, the Registrants may use the Investors section of CenterPoint Energy's website (www.centerpointenergy.com) to communicate with investors about the Registrants. It is possible that the financial and other information posted there could be deemed to be material information. The information on CenterPoint Energy's website is not part of this combined Form 10-Q.

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# PART I. FINANCIAL INFORMATION

# Item 1. FINANCIAL STATEMENTS

# CENTERPOINT ENERGY, INC. AND SUBSIDIARIES CONDENSED STATEMENTS OF CONSOLIDATED INCOME (Unaudited)

	(Chauanca)								
		Three Months Ended June 30,				Six Months Ended			
			2023	e 30,	2022		June 2023	e 30,	2022
			2023	(in mi		Done	2023 hare amounts)		2022
Revenues:				(111 1111	mons, except	pers	nare amounts)		
Utility revenues		\$	1,789	\$	1,862	\$	4,506	\$	4,571
Non-utility revenues		Ψ	86	Ψ	82	Ψ	148	Ψ	136
Total			1,875		1,944		4,654		4,707
Expenses:			1,075		1,544		4,034		4,707
Utility natural gas, fuel and purchased power			280		413		1,358		1,511
Non-utility cost of revenues, including natural gas			57		56		97		91
Operation and maintenance			679		662		1,342		1,350
Depreciation and amortization			349		327		668		645
Taxes other than income taxes			130		135		268		282
Total			1,495		1,593		3,733		3,879
Operating Income			380		351		921		828
Other Income (Expense):									
Gain (loss) on equity securities			(31)		(61)		7		(78)
Gain (loss) on indexed debt securities			34		65		(5)		171
Gain (loss) on sale			(12)		_		(12)		303
Interest expense and other finance charges			(165)		(106)		(313)		(259)
Interest expense on Securitization Bonds			(2)		(4)		(4)		(8)
Other income (expense), net			13		(1)		26		17
Total			(163)		(107)		(301)		146
Income Before Income Taxes			217		244		620		974
Income tax expense			99		54		177		253
Net Income			118		190		443		721
Income allocated to preferred shareholders			12		11		24		24
Income Available to Common Shareholders		\$	106	\$	179	\$	419	\$	697
Basic Earnings Per Common Share			0.17		0.28		0.66		1.11
Diluted Earnings Per Common Share		\$	0.17	\$	0.28	\$	0.66	\$	1.10
Weighted Average Common Shares Outstanding, Basic			631		629		631		629
Weighted Average Common Shares Outstanding, Diluted			633		632		633		631
							200		

See Combined Notes to Interim Condensed Financial Statements

# CENTERPOINT ENERGY, INC. AND SUBSIDIARIES CONDENSED STATEMENTS OF CONSOLIDATED COMPREHENSIVE INCOME (Unaudited)

		nded	Six Months Ended					
		Jun	e 30,		June 30,			
		2023		2022	2023	5		2022
				(in mi	llions)			
Net Income	\$	118	\$	190	\$	443	\$	721
Other comprehensive income (loss):								
Adjustment to pension and other postretirement plans (net of tax expense (benefit) of \$-0-, \$4, \$-0- and \$4)		_		(23)		(1)		(22)
Reclassification of deferred loss from cash flow hedges realized in net income (net of tax of \$-0-, \$-0-, and \$-0-)		_		_		_		1
Total				(23)		(1)		(21)
Comprehensive income		118		167		442		700
Income allocated to preferred shareholders		12		11		24		24
Comprehensive income available to common shareholders	\$	106	\$	156	\$	418	\$	676

See Combined Notes to Interim Condensed Financial Statements

# CENTERPOINT ENERGY, INC. AND SUBSIDIARIES CONDENSED CONSOLIDATED BALANCE SHEETS (Unaudited)

	June 30, 2023	Ľ	ecember 31, 2022
	 (in m	illions)	
ASSETS			
Current Assets:			
Cash and cash equivalents (\$63 and \$75 related to VIEs, respectively)	\$ 214	\$	74
Investment in equity securities	517		510
Accounts receivable (\$25 and \$22 related to VIEs, respectively), less allowance for credit losses of \$41 and \$38, respectively	638		889
Accrued unbilled revenues, less allowance for credit losses of \$1 and \$4, respectively	289		764
Natural gas and coal inventory	79		241
Materials and supplies	650		635
Non-trading derivative assets	1		10
Taxes receivable	18		20
Regulatory assets	241		1,385
Prepaid expenses and other current assets (\$14 and \$13 related to VIEs, respectively)	 155		171
Total current assets	2,802		4,699
Property, Plant and Equipment:			
Property, plant and equipment	38,774		37,728
Less: accumulated depreciation and amortization	 10,320		10,585
Property, plant and equipment, net	 28,454		27,143
Other Assets:			
Goodwill	4,160		4,294
Regulatory assets (\$497 and \$229 related to VIEs, respectively)	2,495		2,193
Non-trading derivative assets			2
Other non-current assets	 186		215
Total other assets	6,841		6,704
Total Assets	\$ 38,097	\$	38,546

See Combined Notes to Interim Condensed Financial Statements

# CENTERPOINT ENERGY, INC. AND SUBSIDIARIES CONDENSED CONSOLIDATED BALANCE SHEETS – (continued) (Unaudited)

		June 30, 2023		December 31, 2022
	(ii	n millions, except p	par val	lue and shares)
LIABILITIES AND SHAREHOLDERS' EQUITY				
Current Liabilities:				
Short-term borrowings	\$	2	\$	511
Current portion of VIE Securitization Bonds long-term debt		170		156
Indexed debt, net		6		7
Current portion of other long-term debt		756		1,346
Indexed debt securities derivative		583		578
Accounts payable		832		1,352
Taxes accrued		176		298
Interest accrued		203		159
Dividends accrued				144
Customer deposits		109		110
Other current liabilities		347		452
Total current liabilities		3,184		5,113
Other Liabilities:				
Deferred income taxes, net		4,036		3,986
Benefit obligations		555		547
Regulatory liabilities		3,091		3,245
Other non-current liabilities		833		774
Total other liabilities		8,515		8,552
Long-term Debt:				
VIE Securitization Bonds, net		408		161
Other long-term debt, net		15,624		14,675
Total long-term debt, net		16,032		14,836
Commitments and Contingencies (Note 13)		· · · · · · · · · · · · · · · · · · ·	-	
Temporary Equity (Note 18)				3
Shareholders' Equity:				
Cumulative preferred stock, \$0.01 par value, 20,000,000 shares authorized, 800,000 shares and 800,000 shares outstanding, respectively, \$800 and \$800 liquidation preference, respectively (Note 18)		790		790
Common stock, \$0.01 par value, 1,000,000,000 shares authorized, 631,073,571 shares and 629,535,631 shares outstanding, respectively		6		6
Additional paid-in capital		8,570		8,568
Retained earnings		1,032		709
Accumulated other comprehensive loss		(32)		(31)
Total shareholders' equity		10,366		10,042
Total Liabilities and Shareholders' Equity	\$	38,097	\$	38,546

See Combined Notes to Interim Condensed Financial Statements

# CENTERPOINT ENERGY, INC. AND SUBSIDIARIES CONDENSED STATEMENTS OF CONSOLIDATED CASH FLOWS (Unaudited)

	Six Mo	nths Ended June 30,	e 30,	
	2023	2022		
		(in millions)		
Cash Flows from Operating Activities:		440 <b>t</b>		
Net income	\$	443 \$	721	
Adjustments to reconcile net income to net cash provided by operating activities:				
Depreciation and amortization		668	645	
Deferred income taxes		22	23	
Loss (gain) on divestitures			(303)	
Loss (gain) on equity securities		(7)	78	
Loss (gain) on indexed debt securities			(171)	
Pension contributions		(4)	(4)	
Changes in other assets and liabilities:				
Accounts receivable and unbilled revenues, net		647	64	
Inventory		142	15	
Taxes receivable		2	(2)	
Accounts payable	(1	(403)	(132)	
Net regulatory assets and liabilities	1,	,022	113	
Other current assets and liabilities	(	120)	(164)	
Other non-current assets and liabilities		48	30	
Other operating activities, net		5	65	
Net cash provided by operating activities	2,	,482	978	
Cash Flows from Investing Activities:				
Capital expenditures	(2,	259) (1	1,880)	
Proceeds from sale of marketable securities		_	702	
Proceeds from divestitures, net of cash divested		145 2	2,075	
Other investing activities, net		(40)	45	
Net cash provided by (used in) investing activities	(2,	154)	942	
Cash Flows from Financing Activities:				
Decrease in short-term borrowings, net		(14)	(43)	
Payment of obligation for finance lease			(171)	
Payments of commercial paper, net	(		1,226)	
Proceeds from long-term debt and term loans			1,292	
Payments of long-term debt and term loans, including make-whole premiums			1,187)	
Payment of debt issuance costs		(28)	(17)	
Payment of dividends on Common Stock		· /	(214)	
Payment of dividends on Preferred Stock		(24)	(24)	
Other financing activities, net		(23)	(7)	
Net cash used in financing activities			1,597	
Net Increase in Cash, Cash Equivalents and Restricted Cash		141	323	
Cash, Cash Equivalents and Restricted Cash at Beginning of Period		91	254	
	\$	232 \$	577	
Cash, Cash Equivalents and Restricted Cash at End of Period	<u>ф</u>	φ <u>202</u>	J//	

See Combined Notes to Interim Condensed Financial Statements

# CENTERPOINT ENERGY, INC. AND SUBSIDIARIES CONDENSED STATEMENTS OF CONSOLIDATED CHANGES IN EQUITY (Unaudited)

		Th	ree Months E	nded June 30	,			Six	Months En	nths Ended June 30,				
	2	023		2	022		2	023		2	022			
	Shares		Amount	Shares		mount	Shares		mount	Shares	A	Amount		
Cumulative Preferred Stock, \$0.01 par value; authorized 20,000,000 shares			(in millions	of dollars and	l shar	es, except a	uthorized sha	res and	l par value	amounts)				
Balance, beginning of period	1	\$	790	1	\$	790	1	\$	790	1	\$	790		
Balance, end of period	1		790	1		790	1		790	1		790		
Common Stock, \$0.01 par value; authorized 1,000,000,000 shares														
Balance, beginning of period	631		6	629		6	630		6	629		6		
Issuances related to benefit and investment plans	_		_			_	1		_	_		_		
Balance, end of period	631		6	629		6	631		6	629		6		
Additional Paid-in-Capital														
Balance, beginning of period			8,558			8,532			8,568			8,529		
Issuances related to benefit and investment plans			12			12			2			15		
Balance, end of period			8,570			8,544			8,570			8,544		
Retained Earnings														
Balance, beginning of period			1,034			685			709			154		
Net income			118			190			443			721		
Common Stock dividends declared (see Note 18)			(120)		_	(107)			(120)			(107)		
Balance, end of period			1,032			768			1,032			768		
Accumulated Other Comprehensive Loss														
Balance, beginning of period			(32)			(62)			(31)			(64)		
Other comprehensive loss						(23)			(1)			(21)		
Balance, end of period			(32)			(85)			(32)			(85)		
Total Shareholders' Equity		\$	10,366		\$	10,023		\$	10,366		\$	10,023		

See Combined Notes to Interim Condensed Financial Statements

#### CENTERPOINT ENERGY HOUSTON ELECTRIC, LLC AND SUBSIDIARIES (AN INDIRECT, WHOLLY-OWNED SUBSIDIARY OF CENTERPOINT ENERGY, INC.) CONDENSED STATEMENTS OF CONSOLIDATED INCOME (Unaudited)

	Three Months	Ended June	30,	Six M	onths E	Ended June 30,	
	 2023	20	22	2023			2022
			(in mi	llions)			
Revenues	\$ 909	\$	881	\$	,701	\$	1,627
Expenses:							
Operation and maintenance	401		403		781		798
Depreciation and amortization	186		174		345		336
Taxes other than income taxes	 67		68		131		131
Total	654		645	-	,257		1,265
Operating Income	255		236		444		362
Other Income (Expense):							
Interest expense and other finance charges	(63)		(50)		(116)		(98)
Interest expense on Securitization Bonds	(2)		(4)		(4)		(8)
Other income, net	10		4		17		8
Total	 (55)		(50)		(103)		(98)
Income Before Income Taxes	200		186		341		264
Income tax expense	42		39		75		56
Net Income	\$ 158	\$	147	\$	266	\$	208

See Combined Notes to Interim Condensed Financial Statements

# CENTERPOINT ENERGY HOUSTON ELECTRIC, LLC AND SUBSIDIARIES (AN INDIRECT, WHOLLY-OWNED SUBSIDIARY OF CENTERPOINT ENERGY, INC.) CONDENSED STATEMENTS OF CONSOLIDATED COMPREHENSIVE INCOME (Unaudited)

	Three Months	Endec	l June 30,		Six Months Ended June 30,				
	 2023		2022		2023		2022		
			(in m	illions)					
Net income	\$ 158	\$	147	\$	266	\$	208		
Comprehensive income	\$ 158	\$	147	\$	266	\$	208		

See Combined Notes to Interim Condensed Financial Statements

### CENTERPOINT ENERGY HOUSTON ELECTRIC, LLC AND SUBSIDIARIES (AN INDIRECT, WHOLLY-OWNED SUBSIDIARY OF CENTERPOINT ENERGY, INC.) CONDENSED CONSOLIDATED BALANCE SHEETS (Unaudited)

	J	June 30, 2023		December 31, 2022
		(in m	illion	s)
ASSETS				
Current Assets:				
Cash and cash equivalents (\$62 and \$75 related to VIEs, respectively)	\$	62	\$	75
Accounts receivable (\$25 and \$22 related to VIEs, respectively), less allowance for credit losses of \$1 and \$1, respectively		333		311
Accounts and notes receivable-affiliated companies		14		21
Accrued unbilled revenues		136		142
Materials and supplies		479		471
Prepaid expenses and other current assets (\$12 and \$13 related to VIEs, respectively)		37		41
Total current assets		1,061		1,061
Property, Plant and Equipment:				
Property, plant and equipment		18,658		17,753
Less: accumulated depreciation and amortization		4,383		4,292
Property, plant and equipment, net		14,275		13,461
Other Assets:				
Regulatory assets (\$160 and \$229 related to VIEs, respectively)		828		778
Other non-current assets		50		39
Total other assets		878		817
Total Assets	\$	16,214	\$	15,339

See Combined Notes to Interim Condensed Financial Statements

## CENTERPOINT ENERGY HOUSTON ELECTRIC, LLC AND SUBSIDIARIES (AN INDIRECT, WHOLLY-OWNED SUBSIDIARY OF CENTERPOINT ENERGY, INC.) CONDENSED CONSOLIDATED BALANCE SHEETS – (continued) (Unaudited)

	June 202	30, 3	D	ecember 31, 2022
		(in m	illions)	
LIABILITIES AND MEMBER'S EQUITY				
Current Liabilities:				
Current portion of VIE Securitization Bonds long-term debt	\$	159	\$	156
Accounts payable		391		413
Accounts and notes payable-affiliated companies		192		755
Taxes accrued		115		150
Interest accrued		101		83
Other current liabilities		87		88
Total current liabilities		1,045		1,645
Other Liabilities:				
Deferred income taxes, net		1,290		1,229
Benefit obligations		38		38
Regulatory liabilities		953		1,155
Other non-current liabilities		125		77
Total other liabilities		2,406		2,499
Long-term Debt:				
VIE Securitization Bonds, net		81		161
Other long-term debt, net		6,928		6,036
Total long-term debt, net		7,009		6,197
Commitments and Contingencies (Note 13)				
Member's Equity:				
Common stock		—		—
Additional paid-in capital		4,510		3,860
Retained earnings		1,244		1,138
Total member's equity		5,754		4,998
Total Liabilities and Member's Equity	\$	16,214	\$	15,339

See Combined Notes to Interim Condensed Financial Statements

### CENTERPOINT ENERGY HOUSTON ELECTRIC, LLC AND SUBSIDIARIES (AN INDIRECT, WHOLLY-OWNED SUBSIDIARY OF CENTERPOINT ENERGY, INC.) CONDENSED STATEMENTS OF CONSOLIDATED CASH FLOWS (Unaudited)

	Six Months E	nded June	30,
	 2023	2	2022
	(in mi	illions)	
Cash Flows from Operating Activities:			
Net income	\$ 266	\$	208
Adjustments to reconcile net income to net cash provided by operating activities:			
Depreciation and amortization	345		336
Deferred income taxes	53		36
Changes in other assets and liabilities:			
Accounts and notes receivable, net	(16)		(119)
Accounts receivable/payable-affiliated companies	(24)		(24)
Inventory	(8)		(45)
Accounts payable	(18)		(7)
Net regulatory assets and liabilities	(192)		(112)
Other current assets and liabilities	(21)		(83)
Other non-current assets and liabilities	39		2
Other operating activities, net	(9)		(4)
Net cash provided by operating activities	415		188
Cash Flows from Investing Activities:			
Capital expenditures	(1,185)		(1,140)
Increase in notes receivable–affiliated companies			(272)
Other investing activities, net	(13)		21
Net cash used in investing activities	(1,198)		(1,391)
Cash Flows from Financing Activities:			
Proceeds from long-term debt	898		792
Payments of long-term debt	(77)		(112)
Decrease in notes payable–affiliated companies	(532)		(512)
Dividend to parent	(160)		(67)
Contribution from parent	650		1,143
Payment of debt issuance costs	(9)		(8)
Payment of obligation for finance lease	_		(171)
Other financing activities, net	(1)		1
Net cash provided by financing activities	 769		1,066
Net Decrease in Cash, Cash Equivalents and Restricted Cash	 (14)		(137)
Cash, Cash Equivalents and Restricted Cash at Beginning of Period	88		233
Cash, Cash Equivalents and Restricted Cash at End of Period	\$ 74	\$	96

See Combined Notes to Interim Condensed Financial Statements

#### CENTERPOINT ENERGY HOUSTON ELECTRIC, LLC AND SUBSIDIARIES (AN INDIRECT, WHOLLY-OWNED SUBSIDIARY OF CENTERPOINT ENERGY, INC.) CONDENSED STATEMENTS OF CONSOLIDATED CHANGES IN EQUITY (Unaudited)

		(Unaudi	tea)					
		Three Months	Ended June 30	),		Six Months Er	nded June 30,	
	20	023	2	022	202	23	20	)22
	Shares	Amount	Shares	Amount	Shares	Amount	Shares	Amount
			(i	in millions, excep	t share amount	ts)		
Common Stock								
Balance, beginning of period	1,000	\$ —	1,000	\$ —	1,000	\$ —	1,000	\$ —
Balance, end of period	1,000	_	1,000		1,000		1,000	
Additional Paid-in-Capital								
Balance, beginning of period		4,510		3,354		3,860		2,678
Non-cash contribution from parent						_		38
Contribution from parent				506		650		1,143
Other								1
Balance, end of period		4,510		3,860		4,510		3,860
Retained Earnings								
Balance, beginning of period		1,195		968		1,138		944
Net income		158		147		266		208
Dividend to parent		(109)		(30)		(160)		(67)
Balance, end of period		1,244		1,085		1,244		1,085
Total Member's Equity		\$ 5,754		\$ 4,945		\$ 5,754		\$ 4,945

See Combined Notes to Interim Condensed Financial Statements

# CENTERPOINT ENERGY RESOURCES CORP. AND SUBSIDIARIES (AN INDIRECT, WHOLLY-OWNED SUBSIDIARY OF CENTERPOINT ENERGY, INC.) CONDENSED STATEMENTS OF CONSOLIDATED INCOME

(Unaudited)

	Three Months Ended June 30,					Six Months Ended June 30,			
		2023	2022			2023		2022	
				(in mi	llions)				
evenues:									
Utility revenues	\$	733	\$	788	\$	2,440	\$	2,543	
Non-utility revenues		12		8		22		17	
Total		745		796		2,462		2,560	
xpenses:									
Utility natural gas		260		351		1,258		1,384	
Non-utility cost of revenues, including natural gas		_		1		1		2	
Operation and maintenance		211		202		429		440	
Depreciation and amortization		122		113		240		220	
Taxes other than income taxes		59		60		128		135	
Total		652		727		2,056		2,181	
perating Income		93		69		406		379	
ther Income (Expense):									
Gain on sale				—				557	
Interest expense and other finance charges		(45)		(30)		(87)		(59)	
Other income (expense), net		5		(11)		6		(11)	
Total		(40)		(41)		(81)		487	
ncome Before Income Taxes		53		28		325		866	
Income tax expense		10		1		70		203	
et Income	\$	43	\$	27	\$	255	\$	663	

See Combined Notes to Interim Condensed Financial Statements

# CENTERPOINT ENERGY RESOURCES CORP. AND SUBSIDIARIES (AN INDIRECT, WHOLLY-OWNED SUBSIDIARY OF CENTERPOINT ENERGY, INC.) CONDENSED STATEMENTS OF CONSOLIDATED COMPREHENSIVE INCOME

(Unaudited)
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	Three Months Ended					Six Months Ended			
	June 30,					June 30,			
		2023		2022		2023		2022	
				(in m	illions)				
Net income	\$	43	\$	27	\$	255	\$	663	
Adjustment to pension and other postretirement plans (net of tax of \$-0-, \$-0-, \$-0- and \$-0-)	_	_		—		(1)		_	
Other comprehensive loss	-	—		—		(1)		—	
Comprehensive income	\$	43	\$	27	\$	254	\$	663	

See Combined Notes to Interim Condensed Financial Statements

### CENTERPOINT ENERGY RESOURCES CORP. AND SUBSIDIARIES (AN INDIRECT, WHOLLY-OWNED SUBSIDIARY OF CENTERPOINT ENERGY, INC.) CONDENSED CONSOLIDATED BALANCE SHEETS (Unaudited)

	June 30, 2023	De	December 31, 2022	
	 (in m	illions)		
ASSETS				
Current Assets:				
Cash and cash equivalents	\$ 1	\$	—	
Accounts receivable, less allowance for credit losses of \$37 and \$34, respectively	257		463	
Accrued unbilled revenues, less allowance for credit losses of \$1 and \$4, respectively	117		573	
Accounts receivable-affiliated companies	19		52	
Notes receivable–affiliated companies	417		—	
Materials and supplies	101		98	
Natural gas inventory	29		195	
Non-trading derivative assets	1		7	
Taxes receivable	_		12	
Regulatory assets	211		1,336	
Prepaid expenses and other current assets	 41		78	
Total current assets	1,194		2,814	
Property, Plant and Equipment:				
Property, plant and equipment	15,102		14,379	
Less: accumulated depreciation and amortization	4,092		3,973	
Property, plant and equipment, net	 11,010		10,406	
Other Assets:				
Goodwill	1,583		1,583	
Regulatory assets	806		844	
Non-trading derivative assets			2	
Other non-current assets	53		55	
Total other assets	2,442		2,484	
Total Assets	\$ 14,646	\$	15,704	

See Combined Notes to Interim Condensed Financial Statements

# CENTERPOINT ENERGY RESOURCES CORP. AND SUBSIDIARIES (AN INDIRECT, WHOLLY-OWNED SUBSIDIARY OF CENTERPOINT ENERGY, INC.) CONDENSED CONSOLIDATED BALANCE SHEETS – (continued) (Unaudited)

	j	June 30, 2023		December 31, 2022	
		(in m	illions)		
LIABILITIES AND STOCKHOLDER'S EQUITY					
Current Liabilities:					
Short-term borrowings	\$	2	\$	511	
Current portion of long-term debt		57		1,331	
Accounts payable		312		690	
Accounts payable-affiliated companies		133		190	
Taxes accrued		87		140	
Interest accrued		71		50	
Customer deposits		94		94	
Other current liabilities		181		200	
Total current liabilities		937		3,206	
Other Liabilities:					
Deferred income taxes, net		1,302		1,262	
Benefit obligations		76		76	
Regulatory liabilities		1,828		1,801	
Other non–current liabilities		512		501	
Total other liabilities		3,718		3,640	
Long-Term Debt		4,185		3,495	
Commitments and Contingencies (Note 13)		· · · ·			
Stockholder's Equity:					
Common stock					
Additional paid-in capital		4,229		3,729	
Retained earnings		1,562		1,618	
Accumulated other comprehensive income		15		16	
Total stockholder's equity		5,806		5,363	
Total Liabilities and Stockholder's Equity	\$	14,646	\$	15,704	

See Combined Notes to Interim Condensed Financial Statements

### CENTERPOINT ENERGY RESOURCES CORP. AND SUBSIDIARIES (AN INDIRECT, WHOLLY-OWNED SUBSIDIARY OF CENTERPOINT ENERGY, INC.) CONDENSED STATEMENTS OF CONSOLIDATED CASH FLOWS (Unaudited)

	Six Mo	Six Months Ended June 30,			
	2023		2022		
		(in milli	ons)		
Cash Flows from Operating Activities:					
Net income	\$	255 \$	\$	663	
Adjustments to reconcile net income to net cash provided by operating activities:					
Depreciation and amortization		240		220	
Deferred income taxes		22		201	
Gain on divestitures		—		(557)	
Changes in other assets and liabilities:					
Accounts receivable and unbilled revenues, net		644		203	
Accounts receivable/payable-affiliated companies		(24)		(40)	
Inventory		168		60	
Accounts payable	(	372)		(110)	
Net regulatory assets and liabilities	1,	198		136	
Other current assets and liabilities		10		(7)	
Other non-current assets and liabilities		7		(3)	
Other operating activities, net		(1)		1	
Net cash provided by operating activities	2,	147		767	
Cash Flows from Investing Activities:					
Capital expenditures	(	807)		(688)	
Increase in notes receivable–affiliated companies	(	417)			
Proceeds from divestiture	· · · · · · · · · · · · · · · · · · ·	_		2,075	
Other investing activities, net		(9)		7	
Net cash provided by (used in) investing activities	(1,	233)		1,394	
Cash Flows from Financing Activities:					
Decrease in short-term borrowings, net		(14)		(43)	
Payments of commercial paper, net		805)		(325)	
Proceeds from long-term debt and term loan		006		852	
Payments of long-term debt and term loan	(2.	275)		(425)	
Dividends to parent		311)		(831)	
Payment of debt issuance costs		(13)		(8)	
Decrease in notes payable–affiliated companies				(1,517)	
Contribution from parent		500		125	
Other financing activities, net		(1)		(1)	
Net cash used in financing activities	(	913)		(2,173)	
Net Increase (Decrease) in Cash, Cash Equivalents and Restricted Cash		1		(12)	
Cash, Cash Equivalents and Restricted Cash at Beginning of Period		_		15	
Cash, Cash Equivalents and Restricted Cash at End of Period	\$	1 \$	\$	3	
Sush, Sush Equivalents and Restricted Sash at End VI 1 Cliva	Ψ	4	T	0	

See Combined Notes to Interim Condensed Financial Statements

## CENTERPOINT ENERGY RESOURCES CORP. AND SUBSIDIARIES (AN INDIRECT, WHOLLY-OWNED SUBSIDIARY OF CENTERPOINT ENERGY, INC.) CONDENSED STATEMENTS OF CONSOLIDATED CHANGES IN EQUITY (Unaudited)

	Three Months Ended June 30,						Six Months Ended June 30,					
	20	023		20	)22		20	23		20	22	
	Shares	An	nount	Shares	A	Amount	Shares	Amount		Shares		Amount
				(ii	ı mill	ions, except s	hare amount	5)				
Common Stock												
Balance, beginning of period	1,000	\$		1,000	\$		1,000	\$		1,000	\$	—
Balance, end of period	1,000		—	1,000		—	1,000		—	1,000		
Additional Paid-in-Capital												
Balance, beginning of period			3,729			3,440			3,729			4,106
Non-cash contribution from parent						—						54
Contribution from parent			500			125			500			125
Contribution to parent for sale of Arkansas and Oklahoma Natural Gas businesses						_						(720)
Balance, end of period			4,229			3,565			4,229		_	3,565
Retained Earnings												
Balance, beginning of period			1,626			1,614			1,618			1,017
Net income			43			27			255			663
Dividend to parent			(107)			(72)			(311)			(111)
Balance, end of period			1,562			1,569			1,562			1,569
Accumulated Other Comprehensive Income												
Balance, beginning of period			15			10			16			10
Other comprehensive loss						_			(1)			_
Balance, end of period			15			10			15			10
Total Stockholder's Equity		\$	5,806		\$	5,144		\$	5,806		\$	5,144

See Combined Notes to Interim Condensed Financial Statements

#### CENTERPOINT ENERGY, INC. AND SUBSIDIARIES CENTERPOINT ENERGY HOUSTON ELECTRIC, LLC AND SUBSIDIARIES CENTERPOINT ENERGY RESOURCES CORP. AND SUBSIDIARIES

# COMBINED NOTES TO INTERIM CONDENSED FINANCIAL STATEMENTS

#### (1) Background and Basis of Presentation

*General.* This combined Form 10-Q is filed separately by three registrants: CenterPoint Energy, Inc., CenterPoint Energy Houston Electric, LLC and CenterPoint Energy Resources Corp. Information contained herein relating to any individual registrant is filed by such registrant solely on its own behalf. Each registrant makes no representation as to information relating exclusively to the other Registrants or the subsidiaries of CenterPoint Energy other than itself or its subsidiaries.

Except as discussed in Note 11 to the Registrants' Interim Condensed Financial Statements, no registrant has an obligation in respect of any other Registrant's debt securities, and holders of such debt securities should not consider the financial resources or results of operations of any Registrant other than the obligor in making a decision with respect to such securities.

Included in this combined Form 10-Q are the Interim Condensed Financial Statements of CenterPoint Energy, Houston Electric and CERC, which are referred to collectively as the Registrants. The Interim Condensed Financial Statements are unaudited, omit certain financial statement disclosures and should be read with the Registrants' financial statements included in the Registrants' combined 2022 Form 10-K. The Combined Notes to Interim Condensed Financial Statements apply to all Registrants and specific references to Houston Electric and CERC herein also pertain to CenterPoint Energy, unless otherwise indicated.

*Background*. CenterPoint Energy, Inc. is a public utility holding company. On June 30, 2023, CenterPoint Energy completed the sale of its indirect subsidiary, Energy Systems Group, to an unaffiliated third party. For additional information, see Note 3. CenterPoint Energy completed the Restructuring on June 30, 2022, whereby the equity interests in Indiana Gas and VEDO, both subsidiaries it acquired in its acquisition of Vectren on February 1, 2019, were transferred from VUH to CERC Corp. SIGECO was not acquired by CERC and remains a subsidiary of VUH. On January 10, 2022, CERC Corp. completed the sale of its Arkansas and Oklahoma Natural Gas businesses. For additional information, see Note 3.

As of June 30, 2023, CenterPoint Energy's operating subsidiaries were as follows:

- · Houston Electric owns and operates electric transmission and distribution facilities in the Texas gulf coast area that includes the city of Houston;
- CERC Corp. (i) directly owns and operates natural gas distribution systems in Louisiana, Minnesota, Mississippi and Texas, (ii) indirectly, through Indiana Gas and VEDO, owns and operates natural gas distribution systems in Indiana and Ohio, respectively, and (iii) owns and operates permanent pipeline connections through interconnects with various interstate and intrastate pipeline companies through CEIP; and
- SIGECO provides energy delivery services to electric and natural gas customers located in and near Evansville in southwestern Indiana and owns
  and operates electric generation assets to serve its electric customers and optimizes those assets in the wholesale power market.

As of June 30, 2023, CenterPoint Energy's reportable segments were Electric, Natural Gas and Corporate and Other. Houston Electric and CERC each consist of a single reportable segment. For a description of CenterPoint Energy's reportable segments, see Note 15.

As of June 30, 2023, CenterPoint Energy and Houston Electric had VIEs consisting of the Bond Companies, which are consolidated. The consolidated VIEs are wholly-owned, bankruptcy-remote, special purpose entities that were formed solely for the purpose of securitizing transition and system restoration-related property. Additionally, CenterPoint Energy, through SIGECO, has a consolidated VIE consisting of the Securitization Subsidiary, a wholly-owned, bankruptcy-remote, special purpose entity that facilitated the securitization financing of qualified costs in the second quarter of 2023 associated with the planned retirement of SIGECO's A.B. Brown coal generation facilities. CenterPoint Energy, through SIGECO, has a controlling financial interest in the Securitization Subsidiary and is the VIE's primary beneficiary. For further information, see Note 6. Creditors of CenterPoint Energy, Houston Electric and SIGECO have no recourse to any assets or revenues of the Bond Companies or the Securitization Subsidiary, as applicable. The bonds issued by these VIEs are payable only from and secured

by transition, system restoration or securitization property, as applicable, and the bondholders have no recourse to the general credit of CenterPoint Energy, Houston Electric or SIGECO.

Basis of Presentation. The preparation of the Registrants' financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities, disclosure of contingent assets and liabilities at the date of the financial statements, and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

The Interim Condensed Financial Statements reflect all normal recurring adjustments that are, in the opinion of management, necessary to present fairly the financial position, results of operations and cash flows for the respective periods. Amounts reported in the Condensed Statements of Consolidated Income are not necessarily indicative of amounts expected for a full-year period due to the effects of, among other things, (a) seasonal fluctuations in demand for energy, (b) changes in energy commodity prices, (c) timing of maintenance and other expenditures and (d) acquisitions and dispositions of businesses, assets and other interests.

#### (2) New Accounting Pronouncements

Management believes that recently adopted standards and recently issued standards that are not yet effective will not have a material impact on the Registrants' financial position, results of operations or cash flows upon adoption.

#### (3) Divestitures (CenterPoint Energy and CERC)

*Divestiture of Energy Systems Group.* On May 21, 2023, CenterPoint Energy, through its subsidiary Vectren Energy Services, entered into an Equity Purchase Agreement to sell all of the outstanding limited liability company interests of Energy Systems Group to ESG Holdings Group, for a purchase price of \$157 million, subject to customary adjustments set forth in the Equity Purchase Agreement, including adjustments based on Energy Systems Group's net working capital at closing, indebtedness, cash and cash equivalents and transaction expenses. The transaction closed on June 30, 2023, and CenterPoint Energy received \$154 million in cash, subject to finalization of the purchase price adjustment. Additionally, as of June 30, 2023, CenterPoint Energy had a payable to ESG Holdings Group for working capital and other adjustments set forth in the Equity Purchase Agreement.

During the three months ended June 30, 2023, certain assets and liabilities of Energy Systems Group met the held for sale criteria. The divestiture of Energy Systems Group reflects CenterPoint Energy's continued strategic focus on its core utility businesses. The historical annual revenues, net income and total assets of Energy Systems Groups did not have a sufficient effect, quantitatively or qualitatively, on CenterPoint Energy's financial results to be considered a strategic shift. Therefore, the income and expenses associated with Energy Systems Group were not reflected as discontinued operations on CenterPoint Energy's Condensed Statements of Consolidated Income. For disposal groups that are classified as held for sale but that do not meet the criteria for discontinued operations reporting, the assets and liabilities of the disposal group are required to be separately presented on the face of the balance sheet only in the initial period in which it is classified as held for sale. Therefore, CenterPoint Energy's Condensed Consolidated Balance Sheet as of December 31, 2022 was not recast to reflect Energy Systems Group's assets and liabilities as held for sale. Depreciation and amortization of long-lived assets ceases at the end of the quarter in which the held for sale criteria is met. Additionally, as a result of the completion of the sale of Energy Systems Group in June 2023, there were no assets or liabilities classified as held for sale as of June 30, 2023. For a discussion of guarantees and product warranties related to Energy Systems Group prior to the sale, see Note 13(b).

CenterPoint Energy recognized a loss on sale of approximately \$12 million, including \$3 million of transaction costs, during the three and six months ended June 30, 2023, in connection with the closing of the sale of Energy Systems Group. Additionally, CenterPoint Energy recognized a current tax expense of \$33 million during the three and six months ended June 30, 2023, as a result of the cash taxes payable upon the closing of the sale.

The pre-tax income (loss) for Energy Systems Group, excluding interest and corporate allocations, included in CenterPoint Energy's Condensed Statements of Consolidated Income is as follows:

	Three Months	Ended June 30,		Six Months Ended June 30,				
	 2023	2022		2023	2022			
			(in millions)					
Income (Loss) from Continuing Operations Before Income Taxes	\$ 2	\$	2 \$	(4) \$	(4)			

Divestiture of Arkansas and Oklahoma Natural Gas Businesses. On April 29, 2021, CenterPoint Energy, through its

subsidiary CERC Corp., entered into an Asset Purchase Agreement to sell its Arkansas and Oklahoma Natural Gas businesses for \$2.15 billion in cash, including recovery of approximately \$425 million in natural gas costs, including storm-related incremental natural gas costs associated with the February 2021 Winter Storm Event, subject to certain adjustments set forth in the Asset Purchase Agreement. The assets included approximately 17,000 miles of main pipeline in Arkansas, Oklahoma and certain portions of Bowie County, Texas serving more than half a million customers. The transaction closed on January 10, 2022.

The sale was considered an asset sale for tax purposes, requiring net deferred tax liabilities to be excluded from held for sale balances. The deferred taxes associated with the businesses were recognized as a deferred income tax benefit by CenterPoint Energy and CERC upon closing of the sale in 2022.

Although the Arkansas and Oklahoma Natural Gas businesses met the held for sale criteria, their disposals did not represent a strategic shift to CenterPoint Energy and CERC, as both retained significant operations in, and continued to invest in, their natural gas businesses. Therefore, the income and expenses associated with the disposed businesses were not reflected as discontinued operations on CenterPoint Energy's and CERC's Condensed Statements of Consolidated Income, as applicable. Since the depreciation on the Arkansas and Oklahoma Natural Gas assets continued to be reflected in revenues through customer rates until the closing of the transaction and will be reflected in the carryover basis of the rate-regulated assets, CenterPoint Energy and CERC continued to record depreciation on those assets through the closing of the transaction. The Registrants record assets and liabilities held for sale at the lower of their carrying value or their estimated fair value less cost to sell.

CenterPoint Energy and CERC recognized gains of \$303 million and \$557 million, respectively, net of transaction costs of \$59 million, in connection with the closing of the disposition of the Arkansas and Oklahoma Natural Gas businesses during the year ended December 31, 2022. CenterPoint Energy and CERC collected a receivable of \$15 million in May 2022 for full and final settlement of the working capital adjustment under the Asset Purchase Agreement.

The pre-tax income for the Arkansas and Oklahoma Natural Gas businesses, excluding interest and corporate allocations, included in CenterPoint Energy's and CERC's Condensed Statements of Consolidated Income is as follows:

	ths Ended June 0, 2022	Six Months Ended June 30, 2022 (1)	,		
	 (in millions)				
Income from Continuing Operations Before Income Taxes	\$ _	\$ 9	/		

(1) Reflects January 1, 2022 to January 9, 2022 results only due to the sale of the Arkansas and Oklahoma Natural Gas businesses.

Effective on the date of the closing of the disposition of the Arkansas and Oklahoma Natural Gas businesses, a subsidiary of CenterPoint Energy entered into the Transition Services Agreement, whereby that subsidiary agreed to provide certain transition services such as accounting, customer operations, procurement, and technology functions for a term of up to twelve months. In November 2022, a significant majority of all services under the Transition Services Agreement were terminated, and on January 10, 2023, all remaining services were terminated.

CenterPoint Energy's charges to Southern Col Midco for reimbursement of transition services were \$-0- and less than \$1 million during the three and six months ended June 30, 2023 and were \$10 million and \$19 million during the three and six months ended June 30, 2022. Actual transitional services costs incurred are recorded net of amounts charged to Southern Col Midco. CenterPoint Energy had accounts receivable from Southern Col Midco of \$-0- as of June 30, 2023 and \$1 million as of December 31, 2022, for transition services.

#### (4) Revenue Recognition and Allowance for Credit Losses

#### **Revenues from Contracts with Customers**

In accordance with ASC 606, Revenue from Contracts with Customers, revenue is recognized when a customer obtains control of promised goods or services. The amount of revenue recognized reflects the consideration to which the Registrants expect to be entitled to receive in exchange for these goods or services.

ARPs are contracts between the utility and its regulators, not between the utility and a customer. The Registrants recognize ARP revenue as other revenues when the regulator-specified conditions for recognition have been met. Upon recovery of ARP

revenue through incorporation in rates charged for utility service to customers, ARP revenue is reversed and recorded as revenue from contracts with customers. The recognition of ARP revenues and the reversal of ARP revenues upon recovery through rates charged for utility service may not occur in the same period.

The following tables disaggregate revenues by reportable segment and major source:

#### **CenterPoint Energy**

			Three Mo	onths Ended J	une 30, 2023								
	E	lectric	Natural Gas		Corporate and Other		Total						
				(in millions	s)								
Revenue from contracts	\$	1,040	\$	759 \$	73	\$	1,872						
Other (1)		(3)		5	1		3						
Total revenues	\$	1,037	\$	764 \$	74	\$	1,875						
			Six Mon	ths Ended Ju	me 30, 2023								
	E	lectric	Natural Gas		Corporate and Other		Total						

			(in m	illions)							
\$	1,998	\$	2,511	\$	124	\$	4,633				
	(9)		28		2		21				
\$	1,989	\$	2,539	\$	126	\$	4,654				
Three Months Ended June 30, 2022											
_	Electric		Natural Gas		Corporate and Other		Total				
			(in m	illions)							
\$	1,060	\$	827	\$	72	\$	1,959				
	(7)		(9)		1		(15)				
\$	1,053	\$	818	\$	73	\$	1,944				
	\$ <u>\$</u> \$ \$	(9) <u>\$ 1,989</u> Electric <u>\$ 1,060</u> (7)	(9) \$ 1,989 \$ Electric \$ 1,060 \$ (7)	\$     1,998     \$     2,511       (9)     28       \$     1,989     \$     2,539       Three Months En       Electric     Natural Gas       (in m)       \$     1,060     \$       20     (7)     (9)	(9)         28           \$         1,989         \$         2,539         \$           Three Months Ended Ju           Electric         Natural Gas         (in millions)           \$         1,060         \$         827         \$           (7)         (9)	\$       1,998       \$       2,511       \$       124         (9)       28       2       2         \$       1,989       \$       2,539       \$       126         Three Months Ended June 30, 2022         Corporate and Other         (in millions)         \$       1,060       \$       827       \$       72         (7)       (9)       1       1	\$       1,998       \$       2,511       \$       124       \$         (9)       28       2				

	Six Months Ended June 30, 2022									
		Electric		Natural Gas		Corporate and Other		Total		
				(in mi	llions)					
Revenue from contracts	\$	1,958	\$	2,672	\$	117	\$	4,747		
Other (1)		(12)		(30)		2		(40)		
Total revenues	\$	1,946	\$	2,642	\$	119	\$	4,707		
	-									

(1) Primarily consists of income from ARPs and leases. Total lease income was \$2 million and \$3 million for the three months ended June 30, 2023 and 2022, respectively, and \$4 million and \$4 million for the six months ended June 30, 2023 and 2022, respectively.

#### **Houston Electric**

	Three Months Ended June 30,				Six Months Ended June 30,				
	 2023		2022		2023		2022		
			(in mi	llions)					
Revenue from contracts	\$ 918	\$	892	\$	1,721	\$	1,648		
Other (1)	(9)		(11)		(20)		(21)		
Total revenues	\$ 909	\$	881	\$	1,701	\$	1,627		

(1) Primarily consists of income from ARPs and leases. Lease income was not significant for the three and six months ended June 30, 2023 and 2022.



#### CERC

	Three Months	Ended	June 30,		30,		
	2023		2022		2023		2022
			(in mi	llions)			
Revenue from contracts	\$ 737	\$	805	\$	2,437	\$	2,590
Other (1)	8		(9)		25		(30)
Total revenues	\$ 745	\$	796	\$	2,462	\$	2,560

(1) Primarily consists of income from ARPs and leases. Lease income was not significant for the three and six months ended June 30, 2023 and 2022.

#### **Revenues from Contracts with Customers**

*Electric (CenterPoint Energy and Houston Electric).* Houston Electric distributes electricity to customers over time, and customers consume the electricity when delivered. Indiana Electric generates, transmits and distributes electricity to customers over time, and customers consume the electricity when delivered. Revenue, consisting of both volumetric and fixed tariff rates set by state regulators, such as the PUCT and the IURC, is recognized as electricity is delivered and represents amounts both billed and unbilled. Discretionary services requested by customers are provided at a point in time with control transferring upon the completion of the service. Revenue for discretionary services provided by Houston Electric is recognized upon completion of service based on the tariff rates set by the PUCT. Payments for electricity distribution and discretionary services are aggregated and received on a monthly basis. Houston Electric performs transmission services over time as a stand-ready obligation to provide a reliable network of transmission systems. Revenue is recognized upon time elapsed, and the monthly tariff rate set by the regulator. Payments are received on a monthly basis. Indiana Electric customers are billed monthly and payment terms, set by the regulator, require payment within a month of billing.

*Natural Gas (CenterPoint Energy and CERC).* CenterPoint Energy and CERC distribute and transport natural gas to customers over time, and customers consume the natural gas when delivered. Revenue, consisting of both volumetric and fixed tariff rates set by the state governing agency for that service area, is recognized as natural gas is delivered and represents amounts both billed and unbilled. Discretionary services requested by the customer are satisfied at a point in time and revenue is recognized upon completion of service and the tariff rates set by the applicable state regulator. Payments of natural gas distribution, transportation and discretionary services are aggregated and received on a monthly basis.

**Contract Balances.** When the timing of delivery of service is different from the timing of the payments made by customers and when the right to consideration is conditioned on something other than the passage of time, the Registrants recognize either a contract asset (performance precedes billing) or a contract liability (customer payment precedes performance). Those customers that prepay are represented by contract liabilities until the performance obligations are satisfied. The Registrants' contract assets are included in Accrued unbilled revenues and contract liabilities are included in Accounts payable and Other current liabilities in their Condensed Consolidated Balance Sheets. CenterPoint Energy's contract assets and contract liabilities primarily related to Energy Systems Group contracts where revenue was recognized using the input method prior to the sale of Energy Systems Group that was completed on June 30, 2023.

The opening and closing balances of accounts receivable, other accrued unbilled revenue, contract assets and contract liabilities from contracts with customers are as follows:

#### **CenterPoint Energy**

	Accounts Rec	ceivable	Other Acc Unbilled Re			Contract Assets	Сог	ntract Liabilities
				(in 1	millions)			
Opening balance as of December 31, 2022	\$	858	\$	764	\$	4	\$	45
Closing balance as of June 30, 2023		608		289				6
Decrease	\$	(250)	\$	(475)	\$	(4) (1)	\$	(39) (1)

(1) Decrease primarily related to the completed sale of Energy Systems Group on June 30, 2023.

The amount of revenue recognized during the three-month period ended June 30, 2023 that was included in the opening contract liability was \$2 million. The difference between the opening and closing balances of the contract liabilities primarily results from the timing difference between CenterPoint Energy's performance and the customer's payment.

#### **Houston Electric**

	Accounts Receivable	Other Accrued Unbilled Revenues	<b>Contract Liabilities</b>
Opening balance as of December 31, 2022	\$ 271	\$ 142	\$ 2
Closing balance as of June 30, 2023	306	136	6
Increase (decrease)	\$ 35	\$ (6)	\$ 4

The amount of revenue recognized during the three-month period ended June 30, 2023 that was included in the opening contract liability was \$1 million. The difference between the opening and closing balances of the contract liabilities primarily results from the timing difference between Houston Electric's performance and the customer's payment.

#### CERC

		Accounts Receivable	Accrued Unbilled Revenues	
	_	(in m		
Opening balance as of December 31, 2022	\$	478	\$	573
Closing balance as of June 30, 2023		267		117
Decrease	\$	(211)	\$	(456)

CERC does not have any opening or closing contract asset or contract liability balances.

**Remaining Performance Obligations (CenterPoint Energy).** Following the completed sale of Energy Systems Group on June 30, 2023, CenterPoint Energy had no remaining performance obligations.

**Practical Expedients and Exemption.** Sales taxes and other similar taxes collected from customers are excluded from the transaction price. For contracts for which revenue from the satisfaction of the performance obligations is recognized in the amount invoiced, the practical expedient was elected and revenue expected to be recognized on these contracts has not been disclosed.

#### Allowance for Credit Losses

CenterPoint Energy and CERC segregate financial assets that fall under the scope of Topic 326, primarily trade receivables due in one year or less, into portfolio segments based on shared risk characteristics, such as geographical location and regulatory environment, for evaluation of expected credit losses. Historical and current information, such as average write-offs, are applied to each portfolio segment to estimate the allowance for losses on uncollectible receivables. Additionally, the allowance for losses on uncollectible receivables is adjusted for reasonable and supportable forecasts of future economic conditions, which can include changing weather, commodity prices, regulations, and macroeconomic factors, among others. Houston Electric had no material changes in its methodology to recognize losses on financial assets that fall under the scope of Topic 326, primarily due to the nature of its customers and regulatory environment. For a discussion of regulatory deferrals, including those related to COVID-19, see Note 6.

#### (5) Employee Benefit Plans

The Registrants' net periodic cost, before considering amounts subject to overhead allocations for capital expenditure projects or for amounts subject to deferral for regulatory purposes, includes the following components relating to pension and postretirement benefits:

#### Pension Benefits (CenterPoint Energy)

	Three Months	Ended June 3		une 30,			
	 2023	20	22		2023		2022
			(in mill	ions)			
Service cost (1)	\$ 6	\$	8	\$	13	\$	16
Interest cost (2)	19		17		38		32
Expected return on plan assets (2)	(19)		(23)		(38)		(48)
Amortization of net loss (2)	7		7		14		14
Settlement cost (2) (3)	_		30				30
Net periodic cost	\$ 13	\$	39	\$	27	\$	44

- (1) Amounts presented in the table above are included in Operation and maintenance expense in CenterPoint Energy's Condensed Statements of Consolidated Income, net of amounts capitalized and regulatory deferrals.
- (2) Amounts presented in the table above are included in Other income, net in CenterPoint Energy's Condensed Statements of Consolidated Income, net of regulatory deferrals.
- (3) Amounts presented represent a one-time, non-cash settlement cost, prior to regulatory deferrals, which are required when the total lump sum distributions or other settlements of plan benefit obligations during a plan year exceed the service cost and interest cost components of the net periodic cost for that year.

#### **Postretirement Benefits**

						Three Months	Ended	June 30,						
		2023							2022					
	C	CenterPoint Energy	Hou	iston Electric		CERC		enterPoint Energy	Ho	uston Electric		CERC		
						(in mi	llions)							
Service cost (1)	\$	1	\$	_	\$	_	\$	—	\$		\$	—		
Interest cost (2)		3		2		1		2		1		1		
Expected return on plan assets (2)		(2)		(1)		_		(1)		(1)		—		
Amortization of prior service credit (2)		(1)		(2)		_		_		(1)		1		
Amortization of net loss (2)		(2)		(1)		_		(1)		—		(1)		
Net periodic cost (benefit)	\$	(1)	\$	(2)	\$	1	\$		\$	(1)	\$	1		

						Six Months E	nded	June 30,			
	2023									2022	
		erPoint lergy	Houst	on Electric		CERC	(	CenterPoint Energy	Ηοι	iston Electric	CERC
						(in mi	illions	s)			
Service cost (1)	\$	1	\$	—	\$	_	\$	1	\$	— \$	
Interest cost (2)		6		3		2		4		2	2
Expected return on plan assets (2)		(3)		(2)		_		(2)		(2)	
Amortization of prior service cost (credit) (2)		(1)		(3)		1		(1)		(2)	1
Amortization of net loss (2)		(4)		(2)		(1)		(2)		(1)	(1)
Net periodic cost (benefit)	\$	(1)	\$	(4)	\$	2	\$	_	\$	(3) \$	2

(1) Amounts presented in the tables above are included in Operation and maintenance expense in each of the Registrants' respective Condensed Statements of Consolidated Income, net of amounts capitalized and regulatory deferrals.

(2) Amounts presented in the tables above are included in Other income (expense), net in each of the Registrants' respective Condensed Statements of Consolidated Income, net of regulatory deferrals.



The table below reflects the expected minimum contributions to be made to the pension and postretirement benefit plans during 2023:

	CenterPoi	nt Energy	Houston Electric	CERC
			(in millions)	
Expected minimum contribution to pension plans during 2023	\$	7 \$	— \$	
Expected minimum contribution to postretirement benefit plans in 2023		8	1	4

The table below reflects the contributions made to the pension and postretirement benefit plans:

		Three M	Ionths Ended June 30	, 2023		Six Months Ended June 30, 2023							
	CenterPo	int Energy	Houston Electric	CERC	CenterPoi	nt Energy	Houston Electric		CERC				
				(ir	1 millions)								
Pension plans	\$	2	\$ —	\$ -	- \$	4	\$	\$					
Postretirement benefit plans		2			1	4			2				

#### (6) Regulatory Matters

#### Equity Return

The Registrants are at times allowed by a regulator to defer an equity return as part of the recoverable carrying costs of a regulatory asset. A deferred equity return is capitalized for rate-making purposes, but it is not included in the Registrant's regulatory assets on its Condensed Consolidated Balance Sheets. The allowed equity return is recognized in the Condensed Statements of Consolidated Income as it is recovered in rates. The recoverable allowed equity return not yet recognized by the Registrants is as follows:

		June 30, 2023								Dece	ember 31, 2022	1, 2022		
	CenterPo Energy		Hous	ston Electr (2)	ic		CERC (3)		CenterPoint Energy (1)	Ho	uston Electric (2)		CERC (3)	
							(in m	illion	s)					
Allowed equity return not recognized	\$	210	\$	9	1 5	\$	63	\$	188	\$	82	\$	54	

- (1) In addition to the amounts described in (2) and (3) below, represents CenterPoint Energy's allowed equity return on post in-service carrying cost, including investments at SIGECO and securitized qualified costs associated with the planned retirements of Indiana Electric's A.B. Brown coal-fired generation facilities.
- (2) Represents Houston Electric's allowed equity return on its true-up balance of stranded costs, other changes and related interest resulting from the formerly integrated electric utilities prior to Texas deregulation to be recovered in rates through 2024 and certain storm restoration, TEEEF and LLTF balances pending recovery in the next rate proceeding. The actual amounts recognized are adjusted at least annually to correct any over-collections or under-collections during the preceding 12 months.
- (3) CERC's allowed equity return on post in-service carrying cost associated with certain distribution facilities replacements expenditures in Texas and costs associated with investments in Indiana.



The table below reflects the amount of allowed equity return recognized by each Registrant in its Condensed Statements of Consolidated Income:

				Three Months	Endeo	l June 30,					
		2	023		2022						
	erPoint 1ergy	Houston Electric		CERC		enterPoint Energy	Houston Electric			CERC	
				(in m	illions	)					
Allowed equity return recognized	\$ 10	\$	9	\$ _	\$	12	\$	12	\$		1
				Six Months E	1s Ended June 30,						
		2	023				:	2022			
	erPoint Iergy	Housto	on Electric	CERC		enterPoint Energy	Houst	on Electric		CERC	
				(in m	illions	)					
Allowed equity return recognized	\$ 18	\$	16	\$ 1	\$	22	\$	21	\$		1

#### February 2021 Winter Storm Event

In February 2021, certain of the Registrants' jurisdictions experienced an extreme and unprecedented winter weather event that resulted in prolonged freezing temperatures, which impacted their businesses. The February 2021 Winter Storm Event impacted wholesale prices of CenterPoint Energy's and CERC's natural gas purchases and their ability to serve customers in their Natural Gas service territories, including due to the reduction in available natural gas capacity and impacts to CenterPoint Energy's and CERC's natural gas supply portfolio activities, and the effects of weather on their systems and their ability to transport natural gas, among other things. The overall natural gas market, including the markets from which CenterPoint Energy and CERC sourced a significant portion of their natural gas for their operations, experienced significant impacts caused by the February 2021 Winter Storm Event, resulting in extraordinary increases in the cost of natural gas purchased by CenterPoint Energy and CERC of approximately \$2 billion. CenterPoint Energy and CERC have completed recovery of natural gas costs in Mississippi, Indiana and Texas discussed further below, and continue to recover the natural gas cost in Louisiana and Minnesota. As of June 30, 2023, CenterPoint Energy and CERC have each recorded current regulatory assets of \$104 million and non-current regulatory assets of \$140 million associated with the February 2021 Winter Storm Event. As of December 31, 2022, CenterPoint Energy and CERC have each recorded current regulatory assets of \$1,175 million and non-current regulatory assets of \$202 million associated with the February 2021 Winter Storm Event.

In Minnesota, the MPUC issued its written order on October 19, 2022 disallowing CERC's recovery of approximately \$36 million of the \$409 million incurred, and CERC's regulatory asset balance was reduced to reflect the disallowance. CERC filed a petition for reconsideration on November 8, 2022 and a written order denying the petition for reconsideration was issued on January 6, 2023.

CenterPoint Energy and CERC have approximately \$75 million of the total \$2 billion of natural gas costs incurred during the February 2021 Winter Storm Event remaining under prudence review. Recovery of natural gas costs within the regulatory assets as of June 30, 2023 are probable and only natural gas costs in Louisiana are still subject to customary regulatory prudence reviews, which may impact the amount ultimately recovered in Louisiana.

As of both June 30, 2023 and December 31, 2022, as authorized by the PUCT, both CenterPoint Energy and Houston Electric recorded a regulatory asset of \$8 million for bad debt expenses resulting from REPs' default on their obligation to pay delivery charges to Houston Electric net of collateral. Additionally, both CenterPoint Energy and Houston Electric recorded a regulatory asset of \$17 million and \$16 million as of both June 30, 2023 and December 31, 2022, to defer operations and maintenance costs associated with the February 2021 Winter Storm Event.

See Note 13(c) for further information regarding litigation related to the February 2021 Winter Storm Event.

*Texas Public Securitization.* The Texas Natural Gas Securitization Finance Corporation issued customer rate relief bonds in March 2023, and on March 23, 2023, CenterPoint Energy and CERC, collectively, received approximately \$1.1 billion in cash proceeds from the state's customer rate relief bonds. The proceeds from the state's customer rate relief bonds included carrying costs incurred through August 2022. Incremental carrying costs incurred after August 2022 until the date the proceeds were received are recorded in a separate regulatory asset to be included for recovery in a subsequent rate proceeding. As CenterPoint



Energy and CERC have no future financial obligations for the repayment of the state's customer rate relief bonds, the customer rate relief bonds are not recorded on CenterPoint Energy's or CERC's balance sheets. The \$1.1 billion in cash proceeds from the customer rate relief bonds is considered to be a government grant. The state's customer rate relief bonds are backed in part by customer rate relief property, including customer rate relief charges, which are non-bypassable uniform monthly volumetric charges to be paid by all existing and future customers as a component of each regulated utility's gas cost or in another manner that the Railroad Commission determines reasonable, separate from their base rate. CERC only acts as a collection agent, whose duties include management, servicing and administration of a portion of the customer rate relief property which is associated with the customer rate relief charge imposed on customers of CERC under the guidance and direction from the Railroad Commission. The Texas Natural Gas Securitization Finance Corporation, and not CenterPoint Energy or CERC, is the owner of the customer rate relief property. The assets of the Texas Natural Gas Securitization Finance Corporation are not available to pay creditors of CenterPoint Energy, CERC, or their affiliates. While the customer rate relief charges will be included by CERC in their monthly billings, the billing amount is established by the Railroad Commission. CERC will remit all customer rate relief charges to the financing entity set up by the Railroad Commission. Therefore, the collection and servicing of customer rate relief charges have no impact on the respective Condensed Statements of Consolidated Income of CenterPoint Energy or CERC.

As U.S. generally accepted accounting principles have no specific accounting guidance for government grants or assistance, the cash proceeds from the state's customer rate relief bonds were accounted for as a government grant by analogy to the grant model under IAS 20—Accounting for Government Grants and Disclosures of Government Assistance. CenterPoint Energy and CERC reflect the proceeds from the grant as a deduction to natural gas costs and recognized the \$1.1 billion of cash proceeds from the state's customer rate relief bonds within Utility natural gas expense on their respective Condensed Statements of Consolidated Income in the six months ended June 30, 2023, net of the recognition of natural gas cost related to relieving CenterPoint Energy and CERC's regulatory assets related to the February 2021 Winter Storm Event in the same period.

#### Indiana Electric Securitization of Planned Generation Retirements (CenterPoint Energy)

On January 4, 2023, the IURC issued an order in accordance with Indiana Senate Enrolled Act 386 authorizing the issuance of up to \$350 million in securitization bonds to securitize qualified costs associated with the planned retirements of Indiana Electric's A.B. Brown coal-fired generation facilities. Accordingly, CenterPoint Energy determined that the retirement of property, plant and equipment became probable upon the issuance of the order. No loss on abandonment was recognized in connection with issuance of the order as there was no disallowance of all or part of the cost of the abandoned property, plant and equipment. In the first quarter of 2023, upon receipt of the order, CenterPoint Energy reclassified property, plant and equipment to be recovered through securitization to a regulatory asset and such amounts continued to earn a full return until recovered through securitization.

On March 24, 2023, SIGECO and the Securitization Subsidiary filed a registration statement on Form SF-1, amended on May 16, 2023, under the Securities Act of 1933, as amended, with the SEC registering the public offering and sale of approximately \$341 million aggregate principal amount of the SIGECO Securitization Bonds. The registration statement became effective on June 12, 2023. The Securitization Subsidiary issued \$341 million aggregate principal amount of the SIGECO Securitization Bonds on June 29, 2023. See Note 11 for further details of the issuance. The Securitization Subsidiary used the net proceeds from the issuance to purchase the securitization property from SIGECO. No gain or loss was recognized.

The SIGECO Securitization Bonds are secured by the securitization property, which includes the right to recover, through non-bypassable securitization charges payable by SIGECO's retail electric customers, the qualified costs of SIGECO authorized by the IURC order. SIGECO has no payment obligations with respect to the SIGECO Securitization Bonds except to remit collections of securitization charges as set forth in a servicing agreement between SIGECO and the Securitization Subsidiary. The non-bypassable securitization charges are subject to a true-up mechanism.

#### Houston Electric TEEEF

Houston Electric continues to review the effects of legislation passed in 2021 and is working with the PUCT regarding proposed rulemakings and pursuing implementation of these items where applicable. For example, pursuant to legislation passed in 2021, Houston Electric entered into two leases for TEEEF (mobile generation) which are detailed in Note 19. Houston Electric initially sought recovery of deferred costs and the applicable return as of December 31, 2021 under these lease agreements of approximately \$200 million in its DCRF application filed with the PUCT on April 5, 2022, and subsequently amended on July 1, 2022, to show mobile generation in a separate Rider TEEEF. The annual revenue increase requested for these lease agreements was approximately \$57 million. A final order was issued on April 5, 2023 approving a reduced revenue requirement of \$39 million that results in full recovery of costs requested but lengthens the amortization period for the short-

term lease to be collected over 82.5 months. On April 28, 2023, and May 1, 2023, certain intervenors filed motions for rehearing of the PUCT's April 5, 2023 order. On May 25, 2023, the PUCT issued its order on rehearing which clarified some of the findings, but did not change the approval of TEEEF cost recovery. On June 19, 2023, certain intervenors filed motions for rehearing of the PUCT's May 25, 2023 Order on Rehearing; the PUCT voted to add the motions for rehearing to the August 3, 2023 open meeting agenda for consideration of the merits. The ultimate outcome of these proceedings cannot be predicted at this time.

On April 5, 2023, Houston Electric made its second TEEEF filing requesting recovery of TEEEF related costs incurred through December 31, 2022. Houston Electric is requesting a new annual revenue requirement of approximately \$188 million using 78 months to amortize the related deferred costs for proposed rates beginning September 2023, a net increase in TEEEF revenues of approximately \$149 million. On June 7, 2023, intervenors jointly requested a hearing, and on June 14, 2023, the PUCT staff indicated that it does not oppose a hearing in this docket. On June 21, 2023 Houston Electric made a filing that a hearing is not necessary given the PUCT's decision in the TEEEF docket filed in 2022 and indicated that if the PUCT does refer this case to the State Office of Administrative Hearings, any preliminary order issued by the PUCT should be limited. On July 18, 2023 the PUCT referred the case to the State Office of Administrative Hearings and, on July 20, 2023, the PUCT issued a preliminary order identifying the issues to be addressed. The ultimate outcome of these proceedings cannot be predicted at this time.

Houston Electric defers costs associated with the short-term and long-term leases that are probable of recovery and would otherwise be charged to expense in a regulatory asset, including allowed debt returns, and determined that such regulatory assets remain probable of recovery as of June 30, 2023. Right of use finance lease assets, such as assets acquired under the long-term leases, are evaluated for impairment under the long-lived asset impairment model by assessing if a capital disallowance from a regulator is probable through monitoring the outcome of rate cases and other proceedings. Houston Electric continues to monitor the on-going proceedings and has not recorded any impairments on its right of use assets in the year ended December 31, 2022 or the six months ended June 30, 2023. See Note 19 for further information.

#### **COVID-19 Regulatory Matters**

Regulatory commissions in Indiana Electric's and CenterPoint Energy's and CERC's Natural Gas service territories have either (1) issued orders to record a regulatory asset for incremental bad debt expenses related to COVID-19, including costs associated with the suspension of disconnections and payment plans, or (2) provided authority to recover bad debt expense through an existing tracking mechanism. CenterPoint Energy and CERC have recorded estimated incremental uncollectible receivables to the associated regulatory asset of \$18 million and \$17 million, respectively, as of both June 30, 2023 and December 31, 2022. CenterPoint Energy and CERC both have \$7 million remaining to recover through rates and other sources as of June 30, 2023, and \$11 million and \$10 million, respectively, remaining to recover through rates and other sources as of December 31, 2022, respectively.

#### (7) Derivative Instruments

The Registrants are exposed to various market risks. These risks arise from transactions entered into in the normal course of business. The Registrants utilize derivative instruments such as swaps and options to mitigate the impact of changes in commodity prices, weather and interest rates on operating results and cash flows.

#### (a) Non-Trading Activities

Commodity Derivative Instruments (CenterPoint Energy and CERC). CenterPoint Energy and CERC, through the Indiana Utilities they respectively own, enter into certain derivative instruments to mitigate the effects of commodity price movements. Outstanding derivative instruments designated as economic hedges at the Indiana Utilities hedge long-term variable rate natural gas purchases. The Indiana Utilities have authority to refund and recover mark-to-market gains and losses associated with hedging natural gas purchases, and thus the gains and losses on derivatives are deferred in a regulatory liability or asset. All other financial instruments do not qualify or are not designated as cash flow or fair value hedges.

Interest Rate Risk Derivative Instruments. From time to time, the Registrants may enter into interest rate derivatives that are designated as economic or cash flow hedges. The objective of these hedges is to offset risk associated with interest rates borne by the Registrants in connection with an anticipated future fixed rate debt offering or other exposure to variable rate debt. The Indiana Utilities have authority to refund and recover mark-to-market gains and losses associated with hedging financing activity, and thus the gains and losses on derivatives are deferred in a regulatory liability or asset.



The table below summarizes CenterPoint Energy's outstanding interest rate hedging activity:

		June 30, 2023	Γ	December 31, 2022	
Hedging Classification	-		Notional Principal		
		CenterPoint Energy		CenterPoint Energy	
			(in millions)		
Economic hedge (1)	:	\$	— \$		84
Cash flow hedge (2)			75		_

- (1) Relates to interest rate derivative instruments at SIGECO that terminated on May 1, 2023.
- (2) Relates to an interest rate derivative instrument at CenterPoint Energy with a termination date of August 29, 2023. The interest rate swap contract was designated as a cash flow hedge of a forecasted transaction. CenterPoint Energy records all changes in the fair value of cash flow hedges in accumulated other comprehensive income (loss) until the underlying hedged transaction occurs, when it reclassifies that amount into earnings. The effect of cash flow hedge accounting in accumulated other comprehensive income (loss) for the three and six months ended June 30, 2023, was immaterial.

*Weather Normalization (CenterPoint Energy and CERC).* CenterPoint Energy and CERC have weather normalization or other rate mechanisms that largely mitigate the impact of weather on Natural Gas in Indiana, Louisiana, Mississippi, Minnesota and Ohio, as applicable. CenterPoint Energy's and CERC's Natural Gas in Texas and CenterPoint Energy's electric operations in Texas and Indiana do not have such mechanisms, although fixed customer charges are historically higher in Texas for Natural Gas compared to its other jurisdictions. As a result, fluctuations from normal weather may have a positive or negative effect on CenterPoint Energy's and CERC's Natural Gas' results in Texas and on CenterPoint Energy's electric operations' results in its Texas and Indiana service territories. The Registrants do not currently enter into weather hedges.

# (b) Derivative Fair Values and Income Statement Impacts (CenterPoint Energy and CERC)

The following tables present information about derivative instruments and hedging activities. The first table provides a balance sheet overview of derivative assets and liabilities, while the last table provides a breakdown of the related income statement impacts.

# Fair Value of Derivative Instruments and Hedged Items

## **CenterPoint Energy**

		June 3	80, 20	)23		December	31,	2022
	Balance Sheet Location	 Derivative Assets Fair Value		Derivative Liabilities Fair Value		Derivative Assets Fair Value		Derivative Liabilities Fair Value
Derivatives not designated as hedging in	struments:			(in m	illions	5)		
Natural gas derivatives (1)	Current Assets: Non-trading derivative assets	\$ 1	\$	_	\$	9	\$	_
Natural gas derivatives (1)	Other Assets: Non-trading derivative assets	_				2		_
Interest rate derivatives	Current Assets: Non-trading derivative assets	_		_		1		_
Indexed debt securities derivative (2)	Current Liabilities	_		583		_		578
	Total	\$ 1	\$	583	\$	12	\$	578

## CERC

		June 3	80, 20	)23		Decembe	r 31, 2	022
	Balance Sheet Location	Derivative Assets Fair Value		Derivative Liabilities Fair Value		Derivative Assets Fair Value	]	Derivative Liabilities Fair Value
Derivatives not designated as hedgin	g instruments:			(in m	illion	5)		
Natural gas derivatives (1)	Current Assets: Non-trading derivative assets	\$ 1	\$		\$	7	\$	—
Natural gas derivatives (1)	Other Assets: Non-trading derivative assets	_		_		2		_
	Total	\$ 1	\$	_	\$	9	\$	



- (1) Natural gas contracts are subject to master netting arrangements. This netting applies to all undisputed amounts due or past due. However, the markto-market fair value of each natural gas contract is in an asset position with no offsetting amounts.
- (2) Derivative component of the ZENS obligation that represents the ZENS holder's option to receive the appreciated value of the reference shares at maturity. See Note 10 for further information.

#### Income Statement Impact of Hedge Accounting Activity (CenterPoint Energy)

		Three I	Months	Ended	l June 30,	Si	ix Months E	nded .	une 30,
	Income Statement Location	2023	}		2022		2023		2022
Derivatives not designated as hedging instruments:					(in m	illions)			
Indexed debt securities derivative (1)	Gain (loss) on indexed debt securities	\$	34	\$	65	\$	(5)	\$	171

(1) The indexed debt securities derivative is recorded at fair value and changes in the fair value are recorded in CenterPoint Energy's Condensed Statements of Consolidated Income.

#### (c) Credit Risk Contingent Features (CenterPoint Energy)

Certain of CenterPoint Energy's derivative instruments contain provisions that require CenterPoint Energy's debt to maintain an investment grade credit rating on its long-term unsecured unsubordinated debt from S&P and Moody's. If CenterPoint Energy's debt were to fall below investment grade, it would be in violation of these provisions, and the counterparties to the derivative instruments could request immediate payment. As of June 30, 2023 and December 31, 2022, all derivatives with credit risk-related contingent features were in an asset position.

#### (8) Fair Value Measurements

Assets and liabilities that are recorded at fair value in the Registrants' Condensed Consolidated Balance Sheets are categorized based upon the level of judgment associated with the inputs used to measure their value. Hierarchical levels, as defined below and directly related to the amount of subjectivity associated with the inputs to fair valuations of these assets and liabilities, are as follows:

Level 1: Inputs are unadjusted quoted prices in active markets for identical assets or liabilities at the measurement date. The types of assets carried at Level 1 fair value generally are exchange-traded derivatives and equity securities.

Level 2: Inputs, other than quoted prices included in Level 1, are observable for the asset or liability, either directly or indirectly. Level 2 inputs include quoted prices for similar instruments in active markets, quoted prices for identical or similar assets or liabilities in inactive markets, inputs other than quoted prices that are observable for the asset or liability and inputs that are derived principally from or corroborated by observable market data by correlation or other means. Fair value assets and liabilities that are generally included in this category are derivatives with fair values based on inputs from actively quoted markets. A market approach is utilized to value the Registrants' Level 2 natural gas derivative assets or liabilities. CenterPoint Energy's Level 2 indexed debt securities derivative is valued using an option model and a discounted cash flow model, which uses projected dividends on the ZENS-Related Securities and a discount rate as observable inputs.

Level 3: Inputs are unobservable for the asset or liability, and include situations where there is little, if any, market activity for the asset or liability. Unobservable inputs reflect the Registrants' judgments about the assumptions market participants would use in pricing the asset or liability since limited market data exists. The Registrants develop these inputs based on the best information available, including the Registrants' own data.

The Registrants determine the appropriate level for each financial asset and liability on a quarterly basis.



The following tables present information about the Registrants' assets and liabilities measured at fair value on a recurring basis as of June 30, 2023 and December 31, 2022 and indicate the fair value hierarchy of the valuation techniques utilized by the Registrants to determine such fair value.

#### **CenterPoint Energy**

				June 3	80, 202	23					Decembe	r 31,	2022		
	I	evel 1	Le	vel 2	1	Level 3	Total	L	evel 1	1	Level 2	1	Level 3	,	Total
Assets							(in mi	llions)							
Equity securities	\$	517	\$	—	\$	—	\$ 517	\$	510	\$	—	\$	—	\$	510
Investments, including money market funds (1)		31		—		_	31		32		_		_		32
Interest rate derivatives		_		—		_	_		—		1		—		1
Natural gas derivatives		—		1		—	1		—		11		—		11
Total assets	\$	548	\$	1	\$	_	\$ 549	\$	542	\$	12	\$		\$	554
Liabilities							 								
Indexed debt securities derivative	\$	_	\$	583	\$	_	\$ 583	\$	—	\$	578	\$	—	\$	578
Total liabilities	\$	_	\$	583	\$	_	\$ 583	\$	_	\$	578	\$	_	\$	578

## **Houston Electric**

				June 3	0, 2023							Decembe	r 31, 20	022		
	Le	vel 1	Le	evel 2	Le	vel 3	г	otal	Le	vel 1	L	evel 2	Le	evel 3	То	otal
Assets								(in mi	illions)							
Investments, including money market funds (1)	\$	15	\$	—	\$	—	\$	15	\$	17	\$	—	\$	—	\$	17
Total assets	\$	15	\$	_	\$	_	\$	15	\$	17	\$	_	\$	_	\$	17
												:				

CERC

	June 30, 2023								December 31, 2022								
	Le	evel 1	I	Level 2	L	evel 3		Total	Leve	11		Level 2		Level 3		Total	
Assets								(in mi	llions)								
Investments, including money market funds (1)	\$	14	\$	—	\$	—	\$	14	\$	14	\$	_	\$	—	\$	14	
Natural gas derivatives		—		1		—		1		—		9		—		9	
Total assets	\$	14	\$	1	\$		\$	15	\$	14	\$	9	\$	_	\$	23	

(1) Amounts are included in Prepaid expenses and other current assets in the Condensed Consolidated Balance Sheets.

## Estimated Fair Value of Financial Instruments

The fair values of cash and cash equivalents, investments in debt and equity securities measured at fair value and short-term borrowings are estimated to be approximately equivalent to carrying amounts and have been excluded from the table below. The carrying amounts of non-trading derivative assets and liabilities and CenterPoint Energy's ZENS indexed debt securities derivative are stated at fair value and are excluded from the table below. The fair value of each debt instrument is determined by multiplying the principal amount of each debt instrument by a combination of historical trading prices and comparable issue data. These liabilities, which are not measured at fair value in the Registrants' Condensed Consolidated Balance Sheets, but for which the fair value is disclosed, would be classified as Level 2 in the fair value hierarchy.

				June 3	0, 2023				Dece	mber 31, 2022		
		CenterPoint E	nergy (1)	Houston	Electric (1)	CERC	Cen	terPoint Energy (1)	Hou	ston Electric (1)	CERC	
L	ong-term debt, including current maturities					(in n	nillions	)				
	Carrying amount	\$	16,958	\$	7,168	\$ 4,242	\$	16,338	\$	6,353	\$ 4	1,826
	Fair value		15,694		6,340	4,086		14,990		5,504	4	1,637

(1) Includes Securitization Bonds, as applicable.

## (9) Goodwill and Other Intangibles (CenterPoint Energy and CERC)

#### Goodwill (CenterPoint Energy and CERC)

CenterPoint Energy's goodwill by reportable segment is as follows:

	Decen	ıber 31, 2022	D	isposals	Jun	ie 30, 2023
			(in	millions)		
Electric (1)	\$	936	\$	—	\$	936
Natural Gas		2,920		—		2,920
Corporate and Other		438		134	(2)	304
Total	\$	4,294	\$	134	\$	4,160

(1) Amount presented is net of the accumulated goodwill impairment charge of \$185 million recorded in 2020.

(2) Represents goodwill attributable to the sale of Energy Systems Group. For further information, see Note 3.

CERC's goodwill as of both June 30, 2023 and December 31, 2022 is as follows:

	(in millions)
Goodwill	\$ 1,583

When a disposal group reflects a component of a reporting unit and meets the definition of a business, the goodwill within that reporting unit is allocated to the disposal group based on the relative fair value of the components representing a business that will be retained and disposed. As described further in Note 3, certain assets and liabilities of Energy Systems Group, including goodwill of \$134 million at CenterPoint Energy, were disposed of upon consummation of the sale of Energy Systems Group in the second quarter of 2023. The disposal of goodwill attributable to Energy Systems Group was reflected in the loss on sale of \$12 million during the three and six months ended June 30, 2023.

## Other Intangibles (CenterPoint Energy)

The tables below present information on CenterPoint Energy's intangible assets, excluding goodwill, recorded in Other non-current assets on CenterPoint Energy's Condensed Consolidated Balance Sheets and the related amortization expense included in Depreciation and amortization on CenterPoint Energy's Condensed Statements of Consolidated Income. The intangible assets and associated amortization expense are primarily related to Energy Systems Group prior to the completion of the sale in June 2023 as indicated below. See Note 3 for further information.

		Ju	ne 30, 2023					Dece	ember 31, 2022		
	Carrying ount		ccumulated mortization	N	et Balance	Gr	oss Carrying Amount		Accumulated Amortization	Ne	t Balance
					(in mi	llions	)				
Customer relationships (1)	\$ —	\$		\$	_	\$	33	\$	(16)	\$	17
Trade names (1)	—				_		16		(6)		10
Operation and maintenance agreements (1) (2)	_		_		_		12		(2)		10
Other	2		(1)		1		2		(1)		1
Total	\$ 2	\$	(1)	\$	1	\$	63	\$	(25)	\$	38

(1) Related to Energy Systems Group prior to the completion of the sale in June 2023. Amortization ceased at June 30, 2023, the end of the quarter in which the held for sale criteria was met. See Note 3 for further information.

(2) Amortization expense related to the operation and maintenance agreements is included in Non-utility cost of revenues, including natural gas on CenterPoint Energy's Condensed Statements of Consolidated Income. Amortization ceased at June 30, 2023, the end of the quarter in which the held for sale criteria was met. See Note 3 for further information.

	Three	e Months	Ended June 30,		Six Months H	Ended June 30,	,
	2023		2022		2023	202	22
				(in millions)			
Amortization expense of intangible assets recorded in Depreciation and amortization	\$	2	\$	2 \$	3	\$	3

CenterPoint Energy estimates that amortization expense of intangible assets with finite lives for the next five years will not be significant.

## (10) Equity Securities and Indexed Debt Securities (ZENS) (CenterPoint Energy)

#### (a) Equity Securities

During the six months ended June 30, 2022, CenterPoint Energy completed the execution of its previously announced plan to exit the midstream sector by selling the remaining Energy Transfer Common Units and Energy Transfer Series G Preferred Units it held.

Gains and losses on equity securities, net of transaction costs, are recorded in Gain (Loss) on Equity Securities in CenterPoint Energy's Condensed Statements of Consolidated Income.

	Gains (Losses) on Equity Securities									
		Three Months Ended	June 30,	Six Months Ended June 30,						
		2023	2022	2023	2022					
			(in milli	ons)						
AT&T Common	\$	(34) \$	(27) 5	5 (25)	\$ (37)					
Charter Common		9	(67)	25	(160)					
WBD Common		(6)	33	8	33					
Energy Transfer Common Units		—	—	—	95					
Energy Transfer Series G Preferred Units		—	—	—	(9)					
Other		—	—	(1)	—					
Total	\$	(31) \$	(61)	5 7	\$ (78)					

CenterPoint Energy recorded net unrealized gains (losses) of \$(31) million and \$7 million for the three and six months ended June 30, 2023 and net unrealized losses of \$61 million and \$164 million for the three and six months ended June 30, 2022 respectively, for equity securities held as of June 30, 2023 and 2022.

CenterPoint Energy and its subsidiaries hold shares of certain securities detailed in the table below, which are classified as trading securities. Shares of AT&T Common, Charter Common and WBD Common are expected to be held to facilitate CenterPoint Energy's ability to meet its obligation under the ZENS.

	Shares		Carryi	nrrying Value		
	June 30, 2023	December 31, 2022	June 30, 2023		D	ecember 31, 2022
				(in m	illions)	
AT&T Common	10,212,945	10,212,945	\$	163	\$	188
Charter Common	872,503	872,503		321		296
WBD Common	2,470,685	2,470,685		31		23
Other				2		3
Total			\$	517	\$	510

## (b) ZENS

In September 1999, CenterPoint Energy issued ZENS having an original principal amount of \$1.0 billion of which \$828 million remained outstanding as of June 30, 2023. Each ZENS is exchangeable at the holder's option at any time for an amount of cash equal to 95% of the market value of the reference shares attributable to such note. The number and identity of the reference shares attributable to each ZENS are adjusted for certain corporate events.

CenterPoint Energy's reference shares for each ZENS consisted of the following:

	June 30, 2023	December 31, 2022
	(in sh	ares)
AT&T Common	0.7185	0.7185
Charter Common	0.061382	0.061382
WBD Common	0.173817	0.173817

CenterPoint Energy pays interest on the ZENS at an annual rate of 2% plus the amount of any quarterly cash dividends paid in respect of the reference shares attributable to the ZENS. The principal amount of the ZENS is subject to increases or decreases to the extent that the annual yield from interest and cash dividends on the reference shares attributable to the ZENS is less than or more than 2.309%. The adjusted principal amount is defined in the ZENS instrument as "contingent principal." As of June 30, 2023, the ZENS, having an original principal amount of \$828 million and a contingent principal amount of \$22 million, were outstanding and were exchangeable, at the option of the holders, for cash equal to 95% of the market value of the reference shares attributable to the ZENS.

#### (11) Short-term Borrowings and Long-term Debt

*Inventory Financing.* CenterPoint Energy's and CERC's Natural Gas businesses have third-party AMAs associated with their utility distribution service in Indiana, Louisiana, Minnesota, Mississippi and Texas. The AMAs have varying terms, the longest of which expires in 2027. Pursuant to the provisions of the agreements, CenterPoint Energy's and CERC's Natural Gas either sells natural gas to the asset manager and agrees to repurchase an equivalent amount of natural gas throughout the year at the same cost, or simply purchases its full natural gas requirements at each delivery point from the asset manager. Certain of these transactions are accounted for as an inventory financing. CenterPoint Energy and CERC had \$2 million and \$11 million outstanding obligations related to the AMAs as of June 30, 2023 and December 31, 2022, respectively, recorded in Short-term borrowings on CenterPoint Energy's and CERC's Condensed Consolidated Balance Sheets.

Debt Transactions. During the six months ended June 30, 2023, the following debt instruments were issued or incurred:

Registrant	Issuance Date	Ag Debt Instrument		gate Principal Amount	Interest Rate	Maturity Date
			(in millio	ons)		
Houston Electric	March 2023	General Mortgage Bonds (1)	\$	600	4.95%	2033
Houston Electric	March 2023	General Mortgage Bonds (1)		300	5.30%	2053
		Total Houston Electric		900		
CERC	February 2023	Term Loan (2)		500	SOFR (3) + 0.85%	2024
CERC	February 2023	Senior Notes (4)		600	5.25%	2028
CERC	February 2023	Senior Notes (4)		600	5.40%	2033
CERC	May 2023	Senior Notes (5)		300	5.25%	2028
		Total CERC		2,000		
CenterPoint Energy (6)	March 2023	First Mortgage Bonds (7)		100	4.98%	2028
CenterPoint Energy (6)	March 2023	First Mortgage Bonds (7)		80	5.04%	2033
CenterPoint Energy	March 2023	Term Loan (8)		250	SOFR (3) + 1.50%	2023
CenterPoint Energy (9)	June 2023	Securitization Bonds (10)		341	5.026% - 5.172%	2038-2043
		Total CenterPoint Energy	\$	3,671		

(1) Total proceeds from Houston Electric's March 2023 issuances of general mortgage bonds, net of transaction expenses and fees, were approximately \$890 million. Approximately \$593 million of such proceeds were used for general limited liability company purposes, including capital expenditures, working capital and the repayment of all or a portion of Houston Electric's borrowings under the CenterPoint Energy money pool, and approximately \$296 million of such proceeds will be disbursed or allocated to finance or refinance, in part or in full, new or existing projects that meet stated criteria.

(2) Total proceeds, net of transaction expenses and fees, of approximately \$500 million were used for general corporate purposes, including the repayment of CERC's outstanding commercial paper balances.

(3) As defined in the term loan agreement, which includes an adjustment of 0.10% per annum.

- (4) Total proceeds from CERC's February 2023 issuances of senior notes, net of transaction expenses and fees, of approximately \$1.2 billion were used for general corporate purposes, including the repayment of (i) all or a portion of CERC's outstanding 0.700% senior notes due 2023, (ii) all or a portion of CERC's outstanding floating rate senior notes due 2023 and (iii) a portion of CERC's outstanding commercial paper balances.
- (5) Total proceeds, net of issuance premiums, transaction expenses and fees, of approximately \$308 million, which includes approximately \$3 million of accrued interest, were used for general corporate purposes, including repayment of all or a portion of CERC's outstanding \$500 million term loan due February 2024.
- (6) Issued by SIGECO.
- (7) Total proceeds from SIGECO's March 2023 issuances of first mortgage bonds, net of transaction expenses and fees, of approximately \$179 million were used for general corporate purposes, including repaying short-term debt and refunding long-term debt at maturity or otherwise.
- (8) Total proceeds, net of transaction expenses and fees, of approximately \$250 million were used for general corporate purposes, including the repayment of CenterPoint Energy's outstanding commercial paper balances. The full outstanding amount of the term loan, including accrued and unpaid interest, was repaid in March 2023 and, following the repayment, the term loan agreement was terminated.
- (9) Issued by the Securitization Subsidiary. Scheduled final payment dates are November 15, 2036 and May 15, 2041. The SIGECO Securitization Bonds will be repaid over time through a securitization charge imposed on retail electric customers in SIGECO's service territory. See Notes 1 and 6 for further details.
- (10) Total proceeds from the Securitization Subsidiary's June 2023 issuance of SIGECO Securitization Bonds, net of transaction expenses and fees, of approximately \$337 million were used to pay SIGECO the purchase price of the securitization property. SIGECO will use the net proceeds from the sale of the securitization property (after payment of upfront financing costs) to reimburse or pay for qualified costs approved by the IURC related to the planned retirement of its A.B. Brown 1 and 2 coal-powered generation units.

In April 2023, SIGECO executed a remarketing agreement, subject to standard conditions precedent, to remarket five series of tax-exempt debt issued by the Indiana Finance Authority, and secured by SIGECO first mortgage bonds, of approximately \$148 million, comprised of: (i) \$107 million aggregate principal amount of Environmental Improvement Refunding Revenue Bonds, Series 2013, originally issued by the Indiana Finance Authority on April 26, 2013, and (ii) \$41 million aggregate principal amount of Environmental Improvement Refunding Revenue Bonds, Series 2014, originally issued by the Indiana Finance Authority on September 24, 2014, which closed on May 1, 2023. SIGECO expects to remarket an additional \$38 million of tax-exempt debt at then market rates due to mandatory purchase or mandatory tender for purchase provisions by the end of 2023.

*Debt Repayments and Redemptions.* During the six months ended June 30, 2023, the following debt instruments were repaid at maturity or redeemed prior to maturity with proceeds received from the Texas securitization discussed further in Note 6 or through the issuance of new debt:

Registrant	Repayment/Redemption Date	Debt Instrument		Date Debt Instrument Amoun			Interest Rate	Maturity Date
		The second se		in millions)				
CERC	March 2023	Term Loan (3)	\$	500	SOFR (2) + 0.70%	2023		
CERC	March 2023	Senior Notes		700	0.70%	2023		
					Three-month LIBOR plus			
CERC	March 2023	Floating Rate Senior Notes		575	0.5%	2023		
CERC	May 2023	Term Loan (4)		500	SOFR (2) + 0.85%	2024		
		Total CERC		2,275				
CenterPoint Energy (1)	January 2023	First Mortgage Bonds		11	4.00%	2044		
CenterPoint Energy	March 2023	Term Loan (3)		250	SOFR (2) + 1.50%	2023		
		Total CenterPoint Energy	\$	2,536				

(1) On December 16, 2022, SIGECO provided notice of redemption and on January 17, 2023, SIGECO redeemed \$11 million aggregate principal amount of SIGECO's outstanding first mortgage bonds due 2044 at a redemption price equal to 100% of the principal amount of the first mortgage bonds to be redeemed plus accrued and unpaid interest thereon, if any, to, but excluding, the redemption date.

- (2) As defined in the term loan agreement, which includes an adjustment of 0.10% per annum.
- (3) The full outstanding amount of the term loan, including accrued and unpaid interest, was repaid in March 2023 and, following the repayment, the term loan agreement was terminated.



(4) The full outstanding amount of the term loan, including accrued and unpaid interest, was repaid in May 2023 and, following the repayment, the term loan agreement was terminated.

*Credit Facilities*. The Registrants had the following revolving credit facilities as of June 30, 2023:

Execution Date	Registrant	1	0		Financial Covenant Limit on Debt for Borrowed aw Rate of Money to FR plus (1) Capital Ratio		Debt for Borrowed Money to Capital Ratio as of June 30, 2023 (2)	Termination Date
		`	,					
December 6, 2022	CenterPoint Energy	\$	2,400	1.500%	65.0%	(3)	60.8%	December 6, 2027
December 6, 2022	CenterPoint Energy (4)		250	1.125%	65.0%		47.1%	December 6, 2027
December 6, 2022	Houston Electric		300	1.250%	67.5%	(3)	52.6%	December 6, 2027
December 6, 2022	CERC		1,050	1.125%	65.0%		42.2%	December 6, 2027
	Total	\$	4,000					

(1) Based on current credit ratings.

(2) As defined in the revolving credit facility agreements, excluding Securitization Bonds.

(3) For CenterPoint Energy and Houston Electric, the financial covenant limit will temporarily increase to 70% if Houston Electric experiences damage from a natural disaster in its service territory and CenterPoint Energy certifies to the administrative agent that Houston Electric has incurred system restoration costs reasonably likely to exceed \$100 million in a consecutive 12-month period, all or part of which Houston Electric intends to seek to recover through securitization financing. Such temporary increase in the financial covenant would be in effect from the date CenterPoint Energy delivers its certification until the earliest to occur of (i) the completion of the securitization financing, (ii) the first anniversary of CenterPoint Energy's certification or (iii) the revocation of such certification.

(4) This credit facility was issued by SIGECO.

The Registrants, including the subsidiaries of CenterPoint Energy discussed above, were in compliance with all financial debt covenants as of June 30, 2023.

The table below reflects the utilization of the Registrants' respective revolving credit facilities:

			Jun	e 30,	2023			December 31, 2022							
Registrant	 Weighted Letters Commercial Average Interest Loans of Credit Paper (2) Rate					Loans		Letters of Credit	(	Commercial Paper (2)	Weighted Average Interest Rate				
		(in millions, except weighted average interest rate)													
CenterPoint Energy	\$ _	\$	11	\$	1,655	5.46 %	\$	_	\$	11	\$	1,770	4.71 %		
CenterPoint Energy (1)	_		—		_	—%		_		_			—%		
Houston Electric	—		—		_	— %		_		_		—	— %		
CERC	—		1		_	%		_		—		805	4.67 %		
Total	\$ 	\$	12	\$	1,655		\$		\$	11	\$	2,575			

(1) This credit facility was issued by SIGECO.

(2) Outstanding commercial paper generally has maturities of 60 days or less and each Registrants' commercial paper program is backstopped by such Registrants' long-term credit facilities. Neither Houston Electric nor SIGECO has a commercial paper program.

*Liens*. As of June 30, 2023, Houston Electric's assets were subject to liens securing approximately \$7.1 billion of general mortgage bonds outstanding under the General Mortgage, including approximately \$68 million held in trust to secure pollution control bonds that mature in 2028 for which CenterPoint Energy is obligated. The general mortgage bonds that are held in trust to secure pollution control bonds are not reflected in Houston Electric's consolidated financial statements because of the contingent nature of the obligations. Houston Electric may issue additional general mortgage bonds on the basis of retired bonds, 70% of property additions or cash deposited with the trustee. Houston Electric could issue approximately \$4.7 billion of additional general mortgage bonds on the basis of retired bonds on the basis of retired bonds and 70% of property additions as of June 30, 2023. No first

mortgage bonds are outstanding under the M&DOT, and Houston Electric is contractually obligated to not issue any additional first mortgage bonds under the M&DOT and is undertaking actions to release the lien of the M&DOT and terminate the M&DOT.

As of June 30, 2023, SIGECO had approximately \$457 million aggregate principal amount of first mortgage bonds outstanding. Generally, all of SIGECO's real and tangible property is subject to the lien of SIGECO's mortgage indenture which was amended and restated effective as of January 1, 2023. As of June 30, 2023, SIGECO was permitted to issue additional bonds under its mortgage indenture up to 70% of then currently unfunded property additions and approximately \$1.3 billion of additional first mortgage bonds could be issued on this basis.

*Other.* As of June 30, 2023, certain financial institutions agreed to issue, from time to time, up to \$5 million of letters of credit on behalf of Vectren and certain of its subsidiaries in exchange for customary fees. As of June 30, 2023, such financial institutions had issued less than \$1 million of letters of credit on behalf of Vectren and certain of its subsidiaries.

## (12) Income Taxes

The Registrants reported the following effective tax rates:

	Three Months En	ded June 30,	Six Months Ended June 30,			
	2023	2022	2023	2022		
CenterPoint Energy (1)	46 %	22 %	29 %	26 %		
Houston Electric (2)	21 %	21 %	22 %	21 %		
CERC (3) (4)	20 %	4 %	22 %	23 %		

- (1) CenterPoint Energy's higher effective tax rate for the three and six months ended June 30, 2023 compared to the same periods ended June 30, 2022 was primarily due to tax impacts of the sale of Energy Systems Group which is partially offset by the absence of the non-deductible goodwill associated with the sale of the Natural Gas businesses in Arkansas and Oklahoma in 2022.
- (2) Houston Electric's higher effective tax rate for the six months ended June 30, 2023 compared to the same period in 2022 was primarily driven by an increase in state income taxes.
- (3) CERC's higher effective tax rate for the three months ended June 30, 2023 compared to the same period ended June 30, 2022 was primarily driven by the increase in income from continuing operations in 2023 while favorable permanent tax adjustments and EDIT amortization remained consistent.
- (4) CERC's lower effective tax rate for the six months ended June 30, 2023 compared to the same period ended June 30, 2022 was primarily driven by decreased amortization of the EDIT regulatory liability.

CenterPoint Energy reported a net uncertain tax liability, inclusive of interest and penalties, of \$29 million as of June 30, 2023. The Registrants believe that it is reasonably possible that there will be no change in unrecognized tax benefits, including penalties and interest, in the next 12 months as a result of a lapse of statutes on older exposures, a tax settlement, and/or a resolution of open audits.

*Tax Audits and Settlements*. Tax years through 2018 have been audited and settled with the IRS for CenterPoint Energy. For the 2019-2022 tax years, the Registrants are participants in the IRS's Compliance Assurance Process. Vectren's pre-Merger 2014-2019 tax years have been audited and settled with the IRS.

#### (13) Commitments and Contingencies

#### (a) Purchase Obligations (CenterPoint Energy and CERC)

Commitments include minimum purchase obligations related to CenterPoint Energy's and CERC's Natural Gas reportable segment and CenterPoint Energy's Electric reportable segment. A purchase obligation is defined as an agreement to purchase goods or services that is enforceable and legally binding on the registrant and that specifies all significant terms, including: fixed or minimum quantities to be purchased; fixed, minimum or variable price provisions; and the approximate timing of the transaction. Contracts with minimum payment provisions have various quantity requirements and durations and are not classified as non-trading derivative assets and liabilities in CenterPoint Energy's and CERC's Condensed Consolidated Balance Sheets as of June 30, 2023 and December 31, 2022. These contracts meet an exception as "normal purchases contracts" or do not meet the definition of a derivative. Natural gas and coal supply commitments also include transportation contracts that do not meet the definition of a derivative.

On February 1, 2023, Indiana Electric entered into an amended and restated BTA to purchase the 191 MW Posey Solar project for a fixed purchase price over the anticipated 35-year life. On February 7, 2023, Indiana Electric filed a CPCN with the IURC to approve the amended BTA. With the passage of the IRA, Indiana Electric can now pursue PTCs for solar projects. Indiana Electric has filed an updated CPCN with a request that project costs, net of PTCs, be recovered in rate base, through base rates or the CECA mechanism, depending on which provides more timely recovery. The Posey Solar project is expected to be placed in service in 2025.

On January 11, 2023, the IURC issued an order approving the settlement agreement granting Indiana Electric a CPCN to purchase and acquire the 130 MW Pike County solar project through a BTA and approved the estimated cost. The IURC also designated the project as a clean energy project as well as approved the proposed levelized rate and associated ratemaking and accounting treatment. The project is expected to be placed in service by 2025.

As of June 30, 2023, other than discussed below, undiscounted minimum purchase obligations are approximately:

			CenterPoint Energy			CERC		
	Natural Gas Supply		Electric Supply (1)		Other (2)	 Natural Gas Supply		
			(in r	nillions)				
Remaining six months of 2023	\$	322 \$	87	\$	111	\$ 318		
2024		671	161		191	666		
2025		572	703		56	569		
2026		487	103		39	483		
2027		412	105		_	408		
2028		368	68		_	364		
2029 and beyond	1,	,707	718		392	1,682		

- (1) CenterPoint Energy's undiscounted minimum payment obligations related to PPAs with commitments ranging from 15 years to 25 years and its purchase commitments under its BTA in Posey County, Indiana and its BTA in Pike County, Indiana are included above.
- (2) The undiscounted payment obligations relate primarily to technology hardware and software agreements.

Excluded from the table above are estimates for cash outlays from other PPAs through Indiana Electric that do not have minimum thresholds but do require payment when energy is generated by the provider. Costs arising from certain of these commitments are pass-through costs, generally collected dollar-for-dollar from retail customers through regulator-approved cost recovery mechanisms.

#### (b) Guarantees and Product Warranties (CenterPoint Energy)

On May 21, 2023, CenterPoint Energy, through Vectren Energy Services, entered into the Equity Purchase Agreement to sell Energy Systems Group. The sale closed on June 30, 2023. See Note 3 for further information.

In the normal course of business prior to the consummation of the transaction on June 30, 2023, CenterPoint Energy, primarily through Vectren, issued parent company level guarantees supporting Energy Systems Group's obligations. When Energy Systems Group was wholly owned by CenterPoint Energy, these guarantees did not represent incremental consolidated obligations, but rather, these guarantees represented guarantees of Energy Systems Group's obligations to allow it to conduct business without posting other forms of assurance. For those obligations where potential exposure can be estimated, management estimates the maximum exposure under these guarantees to be approximately \$519 million as of June 30, 2023. This exposure primarily relates to energy savings guarantees on federal energy savings performance contracts. Other parent company level guarantees, certain of which do not contain a cap on potential liability, were issued prior to the sale of Energy Systems Group in support of federal operations and maintenance projects for which a maximum exposure cannot be estimated based on the nature of the projects.

Under the terms of the Equity Purchase Agreement, ESG Holdings Group must generally use reasonable best efforts to replace existing CenterPoint Energy guarantees with credit support provided by a party other than CenterPoint Energy as of and after the closing of the transaction. The Equity Purchase Agreement also requires certain protections to be provided for any damages incurred by CenterPoint Energy in relation to these guarantees not released by closing. No additional guarantees were provided by CenterPoint Energy in favor of Energy Systems Group subsequent to the closing of the sale on June 30, 2023.



While there can be no assurance that performance under any of these parent company guarantees will not be required in the future, CenterPoint Energy considers the likelihood of a material amount being incurred as remote. CenterPoint Energy believes that, from Energy Systems Group's inception in 1994 to the closing of the sale of Energy Systems Group on June 30, 2023, Energy Systems Group had a history of generally meeting its performance obligations and energy savings guarantees and its installed products operated effectively. CenterPoint Energy recorded no amounts on its Condensed Consolidated Balance Sheets as of June 30, 2023 and December 31, 2022 related to its obligation under the outstanding guarantees.

#### (c) Legal, Environmental and Other Matters

#### Legal Matters

Litigation Related to the February 2021 Winter Storm Event. Various legal proceedings are still pending against numerous entities with respect to the February 2021 Winter Storm Event, including against CenterPoint Energy, Utility Holding, LLC, Houston Electric, and CERC. Like other Texas energy companies and TDUs, CenterPoint Energy and Houston Electric have become involved in certain investigations, litigation and other regulatory and legal proceedings regarding their efforts to restore power during the storm and their compliance with NERC, ERCOT and PUCT rules and directives. Additionally, like other natural gas market participants, CERC has been named in litigation alleging gas market manipulation.

CenterPoint Energy, Utility Holding, LLC, and Houston Electric, along with hundreds of other defendants (including ERCOT, power generation companies, other TDUs, natural gas producers, REPs, and other entities) have received claims and lawsuits filed by plaintiffs alleging wrongful death, personal injury, property damage and other injuries and damages.

Substantially all of the litigation is or will be consolidated in Texas state court in Harris County, Texas, as part of an MDL proceeding, with one case currently pending in justice court in Harris County. The judge overseeing the MDL issued an initial case management order and stayed all proceedings and discovery. Per the case management order, the judge entertained dispositive motions in five representative or "bellwether" cases and, in late January 2023, issued rulings on them. The judge ruled that ERCOT has sovereign immunity as a governmental entity and dismissed the suits against it. In a recent opinion in an unrelated matter, the Texas Supreme Court held that ERCOT is entitled to sovereign immunity. This ruling will apply to claims against ERCOT in the MDL. The MDL judge also dismissed all claims against the natural gas defendants (which lists of natural gas defendants incorrectly included Utility Holding, LLC), and the REP defendants and some causes of action against the other defendants. As to the TDU and generator defendants, the MDL judge dismissed some causes of action but denied the motions to dismiss claims for negligence, gross negligence, and nuisance, which denial the TDU defendants and generator defendants are asking the court of appeals to overturn. The court of appeals has granted the request for oral argument in the TDU mandamus proceeding and is expected to hear oral argument in the third quarter of 2023. The MDL judge has allowed plaintiffs to file amended petitions and is going to entertain a second round of initial motions in the five bellweather cases, but otherwise the cases remain stayed as the MDL judge addresses additional preliminary issues.

Following the initial rulings and around the two-year anniversary of the February 2021 Winter Storm Event, there were voluminous amendments, nonsuits and re-filings of pending lawsuits, and the filing of new lawsuits, and there continue to be amendments. As such, the pleadings are still being settled and the precise number of cases and claims against particular defendants and in total is still being determined. As of June 30, 2023, there are approximately 225 pending lawsuits that are in or will be added to the MDL proceeding related to the February 2021 Winter Storm Event, and CenterPoint Energy and Houston Electric, along with numerous other entities, have been named as defendants in approximately 155 of those lawsuits. A putative class action on behalf of everyone who received electric power via the ERCOT grid and sustained a power outage between February 10, 2021 and February 28, 2021 is also pending against CenterPoint Energy, Houston Electric, and numerous other defendants. Additionally, Utility Holding, LLC is currently named as a defendant in approximately six lawsuits in which CenterPoint Energy and/or Houston Electric are also named as defendants. CenterPoint Energy expects that the claims against Utility Holding, LLC will ultimately be dismissed in light of the judge's initial rulings. CenterPoint Energy, Utility Holding, LLC, and Houston Electric intend to vigorously defend themselves against the claims raised.

CenterPoint Energy and Houston Electric have also responded to inquiries from the Texas Attorney General and the Galveston County District Attorney's Office, and various other regulatory and governmental entities also conducted inquiries, investigations and other reviews of the February 2021 Winter Storm Event and the efforts made by various entities to prepare for, and respond to, the event, including the electric generation shortfall issues.

In February 2023, twelve lawsuits were filed in state district court in Harris County and Tom Green County, Texas, against dozens of gas market participants in Texas, including natural gas producers, processors, pipelines, marketers, sellers, traders, gas utilities, and financial institutions. Plaintiffs named CERC as one such defendant, along with "CenterPoint Energy Services, Inc.," incorrectly identifying it as CERC's parent company (CenterPoint Energy previously divested CES). One lawsuit filed in Harris County is a putative class action on behalf of two classes of electric and natural gas customers (those who experienced a loss of electricity and/or natural gas, and those who were charged securitization-related surcharges on a utility bill or were otherwise charged higher rates for electricity and/or gas during the February 2021 Winter Storm Event), potentially including millions of class members. Two other lawsuits (one filed in Harris County and one in Tom Green County) are brought by an entity that purports to be an assignee of claims by tens of thousands of persons and entities that have assigned claims to the plaintiff. These, and nine other similar lawsuits filed in Harris County, generally allege that the defendants engaged in gas market manipulation and price gouging, including by intentionally withholding, suppressing, or diverting supplies of natural gas in connection with the February 2021 Winter Storm Event, Winter Storm Elliott, and other severe weather conditions, and through financial market manipulation. Plaintiffs allege that this manipulation impacted gas supply and prices as well as the market, supply, and price of electricity in Texas and caused blackouts and other damage. Plaintiffs assert claims for tortious interference with existing contract, private nuisance, and unjust enrichment, and allege a broad array of injuries and damages, including personal injury, property damage, and harm from certain costs being securitized and passed on to ratepayers. The lawsuits do not specify the amount of damages sought, but seek broad categories of actual, compensatory, statutory, consequential economic, and punitive damages; restitution and disorgement; pre- and post-judgment interest; costs and attorneys' fees; and other relief. As of June 30, 2023, most of the lawsuits have not been served, but the three cases in which defendants were served were tagged for transfer to the existing MDL proceeding referenced above. The plaintiffs in those three cases filed motions to remand, but did not state when she would render her ruling. Regardless of whether the cases remain within the MDL, CERC intends to vigorously defend itsel

To date, there have not been demands, quantification, disclosure or discovery of damages by any party to any of the above legal matters that are sufficient to enable CenterPoint Energy and its subsidiaries to estimate exposure. Given that, as well as the preliminary nature of the proceedings, the numerosity of parties and complexity of issues involved, and the uncertainties of litigation, CenterPoint Energy and its subsidiaries are unable to predict the outcome or consequences of any of the foregoing matters or to estimate a range of potential losses. CenterPoint Energy and its subsidiaries have general and excess liability insurance policies that provide coverage for third party bodily injury and property damage claims. Given the nature of certain of the recent allegations, however, it is possible that the insurers for third party bodily injury and property damage claims could dispute coverage for other types of damage that may be alleged by plaintiffs. CenterPoint Energy and its subsidiaries intend to continue to pursue any and all available insurance coverage for all of these matters.

#### **Environmental Matters**

*MGP Sites.* CenterPoint Energy, CERC and their predecessors, including predecessors of Vectren, operated MGPs in the past. The costs CenterPoint Energy or CERC, as applicable, expect to incur to fulfill their respective obligations are estimated by management using assumptions based on actual costs incurred, the timing of expected future payments and inflation factors, among others. While CenterPoint Energy and CERC have recorded obligations for all costs which are probable and estimable, including amounts they are presently obligated to incur in connection with activities at these sites, it is possible that future events may require remedial activities which are not presently foreseen, and those costs may not be subject to PRP or insurance recovery.

- (i) Minnesota MGPs (CenterPoint Energy and CERC). With respect to certain Minnesota MGP sites, CenterPoint Energy and CERC have completed state-ordered remediation and continue state-ordered monitoring and water treatment. CenterPoint Energy and CERC recorded a liability as reflected in the table below for continued monitoring and any future remediation required by regulators in Minnesota.
- (ii) Indiana MGPs (CenterPoint Energy and CERC). In the Indiana Gas service territory, the existence, location and certain general characteristics of 26 gas manufacturing and storage sites have been identified for which CenterPoint Energy and CERC may have some remedial responsibility. A remedial investigation/feasibility study was completed at one of the sites under an agreed upon order between Indiana Gas and the IDEM, and a Record of Decision was issued by the IDEM in January 2000. The remaining sites have been submitted to the IDEM's VRP. CenterPoint Energy has also identified its involvement in 5 manufactured gas plant sites in SIGECO's service territory, all of which are currently enrolled in the IDEM's VRP. CenterPoint Energy is currently conducting some level of remedial activities, including groundwater monitoring at certain sites.
- (iii) Other MGPs (CenterPoint Energy and CERC). In addition to the Minnesota and Indiana sites, the EPA and other regulators have investigated MGP sites that were owned or operated by CenterPoint Energy or CERC or may have been owned by one of their former affiliates.

Total costs that may be incurred in connection with addressing these sites cannot be determined at this time. The estimated accrued costs are limited to CenterPoint Energy's and CERC's share of the remediation efforts and are therefore net of exposures of other PRPs. The estimated range of possible remediation costs for the sites for which CenterPoint Energy and CERC believe they may have responsibility was based on remediation continuing for the minimum time frame given in the table below.

	June 30,						
	Cente	erPoint Energy CI	ERC				
	(in millions						
Amount accrued for remediation	\$	17 \$	15				
Minimum estimated remediation costs		12	11				
Maximum estimated remediation costs		51	44				
Minimum years of remediation		5	5				
Maximum years of remediation		50	50				

The cost estimates are based on studies of a site or industry average costs for remediation of sites of similar size. The actual remediation costs will depend on the number of sites to be remediated, the participation of other PRPs, if any, and the remediation methods used.

CenterPoint Energy and CERC do not expect the ultimate outcome of these matters to have a material adverse effect on the financial condition, results of operations or cash flows of either CenterPoint Energy or CERC.

Asbestos. Some facilities owned by the Registrants or their predecessors contain or have contained asbestos insulation and other asbestos-containing materials. The Registrants are from time to time named, along with numerous others, as defendants in lawsuits filed by a number of individuals who claim injury due to exposure to asbestos, and the Registrants anticipate that additional claims may be asserted in the future. Although their ultimate outcome cannot be predicted at this time, the Registrants do not expect these matters, either individually or in the aggregate, to have a material adverse effect on their financial condition, results of operations or cash flows.

*CCR Rule (CenterPoint Energy).* In April 2015, the EPA finalized its CCR Rule, which regulates ash as non-hazardous material under the RCRA. The final rule allows beneficial reuse of ash, and the majority of the ash generated by Indiana Electric's generating plants will continue to be reused. In July 2018, the EPA released its final CCR Rule Phase I Reconsideration which extended the deadline to October 31, 2020 for ceasing placement of ash in ponds that exceed groundwater protections standards or that fail to meet location restrictions. In August 2019, the EPA proposed additional "Part A" amendments to its CCR Rule with respect to beneficial reuse of ash and other materials. Further "Part B" amendments, which related to alternate liners for CCR surface impoundments and the surface impoundment closure process, were published in March 2020. The Part A amendments were finalized in August 2020 and extended the deadline to cease placement of ash in ponds to April 11, 2021, discussed further below. The Part A amendments do not restrict Indiana Electric's current beneficial reuse of its fly ash. CenterPoint Energy evaluated the Part B amendments to determine potential impacts and determined that the Part B amendments did not have an impact on its current plans.

Indiana Electric has three ash ponds, two at the F.B. Culley facility (Culley East and Culley West) and one at the A.B. Brown facility. Under the existing CCR Rule, Indiana Electric is required to perform integrity assessments, including ground water monitoring, at its F.B. Culley and A.B. Brown generating stations. The ground water studies are necessary to determine the remaining service life of the ponds and whether a pond must be retrofitted with liners or closed in place. Indiana Electric's Warrick generating unit is not included in the scope of the CCR Rule as this unit has historically been part of a larger generating station that predominantly serves an adjacent industrial facility. Preliminary groundwater monitoring indicates potential groundwater impacts very close to Indiana Electric's ash impoundments, and further analysis is ongoing. The CCR Rule required companies to complete location restriction determinations by October 18, 2018. Indiana Electric completed its evaluation and determined that one F.B. Culley pond (Culley East) and the A.B. Brown pond fail the aquifer placement location restriction. As a result of this failure, Indiana Electric was required to cease disposal of new ash in the ponds and commence closure of the ponds by April 11, 2021, unless approved for an extension. CenterPoint Energy filed timely extension requests available under the CCR Rule that would allow Indiana Electric to continue to use the ponds through October 15, 2023. The EPA is still reviewing industry extension requests, including CenterPoint Energy's extension request for the Culley East pond; however, the Culley East pond was taken out of service on May 1, 2023, so there is no longer a need for an extension at Culley. Companies can continue to operate ponds pending completion of the EPA's evaluation of the requests for extension. If the EPA denies a full extension request, that denial may result in increased and potentially significant operational costs in connection with the accelerated implementation of an alter



operations. Failure to comply with a cease waste receipt could also result in an enforcement proceeding, resulting in the imposition of fines and penalties. On October 5, 2022, EPA issued a proposed conditional approval of the Part A extension request for the A.B. Brown pond. Indiana Electric received an order from the IURC approving recovery in rates of costs associated with the closure of the Culley West pond, which has already completed closure activities. On August 14, 2019, Indiana Electric filed its petition with the IURC for recovery of costs associated with the closure of the A.B. Brown ash pond, which would include costs associated with the excavation and recycling of ponded ash. This petition was subsequently approved by the IURC on May 13, 2020. On October 28, 2020, the IURC approved Indiana Electric's ECA proceeding, which included the initiation of recovery of the federally mandated project costs.

In July 2018, Indiana Electric filed a Complaint for Damages and Declaratory Relief against its insurers seeking reimbursement of defense, investigation and pond closure costs incurred to comply with the CCR Rule, and has since reached confidential settlement agreements with its insurers. The proceeds of these settlements will offset costs that have been and will be incurred to close the ponds. On November 1, 2022, Indiana Electric filed for a CPCN to recover federally mandated costs associated with closure of the Culley East Pond, its third and final ash pond. Indiana Electric is also seeking accounting and ratemaking relief for the project, and on June 8, 2023, Indiana Electric filed a revised CPCN for recovery of the federally mandated ash pond costs. The project costs are estimated to be approximately \$50 million, inclusive of overheads.

On March 18, 2023, the EPA proposed amendments to the CCR rule that would, if finalized, apply closure requirements for inactive surface impoundments) and CCR management units located at regulated CCR facilities. CenterPoint Energy is currently reviewing this proposal.

As of June 30, 2023, CenterPoint Energy has recorded an approximate \$109 million ARO, which represents the discounted value of future cash flow estimates to close the ponds at A.B. Brown and F.B. Culley. This estimate is subject to change due to the contractual arrangements; continued assessments of the ash, closure methods, and the timing of closure; implications of Indiana Electric's generation transition plan; changing environmental regulations; and proceeds received from the settlements in the aforementioned insurance proceeding. In addition to these AROs, Indiana Electric also anticipates equipment purchases of between \$60 million and \$80 million to complete the A.B. Brown closure project.

*Clean Water Act Permitting of Groundwater Discharges.* In April 2020, the U.S. Supreme Court issued an opinion providing that indirect discharges via groundwater or other non-point sources are subject to permitting and liability under the Clean Water Act when they are the functional equivalent of a direct discharge. The Registrants are evaluating the extent to which this decision will affect Clean Water Act permitting requirements and/or liability for their operations.

*Other Environmental.* From time to time, the Registrants identify the presence of environmental contaminants during operations or on property where their predecessors have conducted operations. Other such sites involving contaminants may be identified in the future. The Registrants have and expect to continue to remediate any identified sites consistent with state and federal legal obligations. From time to time, the Registrants have received notices, and may receive notices in the future, from regulatory authorities or others regarding status as a PRP in connection with sites found to require remediation due to the presence of environmental contaminants. In addition, the Registrants have been, or may be, named from time to time as defendants in litigation related to such sites. Although the ultimate outcome of such matters cannot be predicted at this time, the Registrants do not expect these matters, either individually or in the aggregate, to have a material adverse effect on their financial condition, results of operations or cash flows.

#### **Other Proceedings**

The Registrants are involved in other legal, environmental, tax and regulatory proceedings before various courts, regulatory commissions and governmental agencies regarding matters arising in the ordinary course of business. From time to time, the Registrants are also defendants in legal proceedings with respect to claims brought by various plaintiffs against broad groups of participants in the energy industry. Some of these proceedings involve substantial amounts. The Registrants regularly analyze current information and, as necessary, provide accruals for probable and reasonably estimable liabilities on the eventual disposition of these matters. The Registrants do not expect the disposition of these matters to have a material adverse effect on the Registrants' financial condition, results of operations or cash flows.

#### (14) Earnings Per Share (CenterPoint Energy)

Basic earnings per common share is computed by dividing income available to common shareholders by the basic weighted average number of common shares outstanding during the period. Diluted earnings per common share is computed by dividing income available to common shareholders by the weighted average number of common shares outstanding, including all potentially dilutive common shares, if the effect of such common shares is dilutive.

Diluted earnings per common share reflects the dilutive effect of potential common shares from share-based awards. The dilutive effect of restricted stock is computed using the treasury stock method, as applicable, which includes the incremental shares that would be hypothetically vested in excess of the number of shares assumed to be hypothetically repurchased with the assumed proceeds.

The following table reconciles numerators and denominators of CenterPoint Energy's basic and diluted earnings per common share.

	Three Months	Ende	ed June 30,		Six Months E	Ended June 30,	
	 2023		2022		2023		2022
	 (	in mi	llions, except per s	hare and share amounts)			
Numerator:							
Income from continuing operations	\$ 118	\$	190	\$	443	\$	721
Less: Preferred stock dividend requirement (Note 18)	 12		11		24		24
Income available to common shareholders - basic and diluted	\$ 106	\$	179	\$	419	\$	697
Denominator:	 						
Weighted average common shares outstanding - basic	631,057,000		629,475,000		630,685,000		629,306,000
Plus: Incremental shares from assumed conversions:							
Restricted stock	1,948,000		2,188,000		2,345,000		2,188,000
Weighted average common shares outstanding - diluted	 633,005,000		631,663,000		633,030,000		631,494,000
Earnings Per Common Share:							
Basic Earnings Per Common Share	\$ 0.17	\$	0.28	\$	0.66	\$	1.11
Diluted Earnings Per Common Share	\$ 0.17	\$	0.28	\$	0.66	\$	1.10

#### (15) Reportable Segments

The Registrants' determination of reportable segments considers the strategic operating units under which its CODM manages sales, allocates resources and assesses performance of various products and services to wholesale or retail customers in differing regulatory environments. Each Registrant's CODM views net income as the measure of profit or loss for the reportable segments.

As of June 30, 2023, reportable segments by Registrant were as follows:

#### **CenterPoint Energy**

- CenterPoint Energy's Electric reportable segment consisted of electric transmission and distribution services in the Texas gulf coast area in the ERCOT region and electric transmission and distribution services primarily to southwestern Indiana and includes power generation and wholesale power operations in the MISO region.
- CenterPoint Energy's Natural Gas reportable segment consists of (i) intrastate natural gas sales to, and natural gas transportation and distribution for
  residential, commercial, industrial and institutional customers in Indiana, Louisiana, Minnesota, Mississippi, Ohio and Texas; and (ii) permanent
  pipeline connections through interconnects with various interstate and intrastate pipeline companies through CEIP.
- CenterPoint Energy's Corporate and Other category consists of energy performance contracting and sustainable infrastructure services through Energy Systems Group through June 30, 2023, the date of the sale of Energy Systems Group, and corporate operations which support all of the business operations of CenterPoint Energy.

#### **Houston Electric**

 Houston Electric's single reportable segment consisted of electric transmission services to transmission service customers in the ERCOT region and distribution services to REPs serving the Texas gulf coast area.

## CERC

• CERC's single reportable segment following the Restructuring consisted of (i) intrastate natural gas sales to, and natural gas transportation and distribution for, residential, commercial, industrial and institutional customers in



Indiana, Louisiana, Minnesota, Mississippi, Ohio and Texas; and (ii) permanent pipeline connections through interconnects with various interstate and intrastate pipeline companies through CEIP.

Financial data for reportable segments is as follows:

## **CenterPoint Energy**

		Three Months Ended June 30,									
	-	2023					2022				
	-	Revenues from External Customers		Ne	t Income (Loss)		Revenues from External Customers	Ne	t Income (Loss)		
	-				(in mi	llions	)				
Electric	9	5	1,037 (1)	\$	180	\$	1,053 (1)	\$	173		
Natural Gas			764		35		818		28		
Corporate and Other			74		(97)		73		(11)		
Consolidated	9	5	1,875	\$	118	\$	1,944	\$	190		

			Six Months 1	Ended June 30,		
		202	3	2	2022	
	_	Revenues from External Customers	Net Income (Loss)	Revenues from External Customers		Net Income
			(in m	nillions)		
Electric	\$	1,989 (1)	\$ 303	\$ 1,946 (	1) \$	255
Natural Gas		2,539	269	2,642		426
Corporate and Other		126	(129)	119		40
Consolidated	\$	4,654	\$ 443	\$ 4,707	\$	721

(1) Houston Electric revenues from major external customers are as follows (CenterPoint Energy and Houston Electric):

	Tl	hree Months	Ended June	30,		Six Months E	nded J	lune 30,	
	20	)23	2	022		2023		2022	
				(in mil	lions)				
Affiliates of NRG	\$	229	\$	245	\$	456	\$		470
Affiliates of Vistra Energy Corp.		112		114		226			219

		Total	Assets	
	J	une 30, 2023		December 31, 2022
		(in mi	illions)	
Electric	\$	20,302	\$	19,024
Natural Gas		16,745		18,043
Corporate and Other, net of eliminations (1)		1,050		1,479
Consolidated	\$	38,097	\$	38,546

(1) Total assets included pension and other postemployment-related regulatory assets of \$385 million and \$405 million as of June 30, 2023 and December 31, 2022, respectively.

## **Houston Electric**

Houston Electric consists of a single reportable segment; therefore, a tabular reportable segment presentation has not been included.

## CERC

CERC consists of a single reportable segment; therefore, a tabular reportable segment presentation has not been included.

#### (16) Supplemental Disclosure of Cash Flow Information

The table below provides supplemental disclosure of cash flow information:

			Six Months E	ndec	l June 30,		
		2023				2022	
	enterPoint Energy	Houston Electric	CERC		CenterPoint Energy	Houston Electric	CERC
			(in m	illion	s)		
Cash Payments/Receipts:							
Interest, net of capitalized interest	\$ 317	\$ 128	\$ 82	\$	219	\$ 96	\$ 41
Income tax payments, net	154	1	34		267	130	5
Non-cash transactions:							
Accounts payable related to capital expenditures	297	164	133		352	221	147
ROU assets obtained in exchange for lease liabilities (1)	3	1	_		1	—	—

(1) Excludes ROU assets obtained through prepayment of the lease liabilities. See Note 19.

The table below provides a reconciliation of cash, cash equivalents and restricted cash reported in the Condensed Consolidated Balance Sheets to the amount reported in the Condensed Statements of Consolidated Cash Flows:

			Ju	ne 30, 2023				Dee	cember 31, 2022	
	C	CenterPoint Energy	Hou	ston Electric	CERC		CenterPoint Energy	н	ouston Electric	CERC
					(in m	llior	ıs)			
Cash and cash equivalents (1)	\$	214	\$	62	\$ 1	\$	74	\$	75	\$ _
Restricted cash included in Prepaid expenses and other current assets		18		12	_		17		13	_
Total cash, cash equivalents and restricted cash shown in Condensed Statements of Consolidated Cash Flows	\$	232	\$	74	\$ 1	\$	91	\$	88	\$ _

(1) Cash and cash equivalents related to VIEs as of June 30, 2023 and December 31, 2022 included \$63 million and \$75 million, respectively, at CenterPoint Energy and \$62 million and \$75 million, respectively, at Houston Electric.

## (17) Related Party Transactions (Houston Electric and CERC)

Houston Electric and CERC participate in CenterPoint Energy's money pool through which they can borrow or invest on a short-term basis. Funding needs are aggregated and external borrowing or investing is based on the net cash position. The net funding requirements of the CenterPoint Energy money pool are expected to be met with borrowings under CenterPoint Energy's revolving credit facility or the sale of CenterPoint Energy's commercial paper.

The table below summarizes CenterPoint Energy money pool activity:

		June 30, 2	023		December 3	31, 2022
	Hou	ston Electric	CERC	Н	ouston Electric	CERC
			(in millions, exce	ept inte	rest rates)	
Money pool investments (borrowings) (1)	\$	(110) \$	417	\$	(642) \$	5 —
Weighted average interest rate		5.50 %	5.50 %		4.75 %	4.75 %

(1) Included in Accounts and notes receivable (payable)–affiliated companies on Houston Electric's and CERC's respective Condensed Consolidated Balance Sheets.

CenterPoint Energy provides some corporate services to Houston Electric and CERC. The costs of services have been charged directly to Houston Electric and CERC using methods that management believes are reasonable. These methods include usage rates, dedicated asset assignment and proportionate corporate formulas based on operating expenses, assets, gross margin, employees and a composite of assets, gross margin and employees. Houston Electric provides certain services to CERC. These services are billed at actual cost, either directly or as an allocation and include fleet services, shop services, geographic services, surveying and right-of-way services, radio communications, data circuit management and field operations. Additionally, CERC provides certain services to Houston Electric. These services are billed at actual cost, either directly or as

an allocation and include line locating and other miscellaneous services. These charges are not necessarily indicative of what would have been incurred had Houston Electric and CERC not been affiliates.

Amounts charged for these services were as follows and are included primarily in operation and maintenance expenses:

			Т	hree Months	End	led June 30,						Six Months E	Ende	ed June 30,		
	_	20	23			20	)22			20	)23			20	22	
		Houston Electric		CERC		Houston Electric		CERC		Houston Electric		CERC	_	Houston Electric		CERC
								(in m	illior	ıs)						
Corporate service charges	\$	40	\$	56	\$	37	\$	51	\$	75	\$	106	\$	76	\$	109
Net affiliate service charges (billings)		(3)		3		(9)		9		(6)		6		(15)		15

The table below presents transactions among Houston Electric, CERC and their parent, CenterPoint Energy.

	Three Months Ended June 30,       2023     2022											Six Months E	nde	d June 30,		
		20	)23			20	)22			20	23			20	22	
		Houston Electric		CERC		Houston Electric		CERC		Houston Electric		CERC		Houston Electric		CERC
								(in m	illio	ns)						
Cash dividends paid to parent	\$	109	\$	107	\$	30	\$	72	\$	160	\$	311	\$	67	\$	111
Cash dividend paid to parent related to the sale of the Arkansas and Oklahoma Natural Gas businesses																720
Cash contribution from parent		—		500		506		125		650		500		1,143		125
Net assets acquired in the Restructuring		_		—		—		2,345		_		—				2,345
Non-cash capital contribution from parent in payment for property, plant and equipment below		_		_		_		_		_		_		38		54
Cash paid to parent for property, plant and equipment below		_		_		13		13		_		_		65		61
Property, plant and equipment from parent (1)		_		_		13		13		_		_		103		115

(1) Property, plant and equipment purchased from CenterPoint Energy at its net carrying value on the date of purchase.

## (18) Equity

Dividends Declared and Paid (CenterPoint Energy)

				Dividends Per S							Divider Per S			
	Tl	hree Months	Ende	ed June 30,	Six Months E	nde	d June 30,	1	Three Months	End	ed June 30,	Six Months E	nded	June 30,
		2023		2022	 2023		2022		2023		2022	 2023		2022
Common Stock	\$	0.190	\$	0.170	\$ 0.190	\$	0.170	\$	0.190	\$	0.170	\$ 0.380	\$	0.340
Series A Preferred Stock		—		—	—		_		—		—	30.625		30.625

## Preferred Stock (CenterPoint Energy)

Liquidation Prefer	rence	Shares Outst	anding as of		Outstandin	g Val	lue as of
Per Share		June 30, 2023	December 31, 2022		June 30, 2023		December 31, 2022
		(in millions	, except shares and per shar	e amou	nts)		
\$	1,000	800,000	800,000	\$	790	\$	790
		800,000	800,000	\$	790	\$	790
			Per Share         June 30, 2023           (in millions           \$ 1,000	Induction Preference     June 30, 2023     December 31, 2022       Per Share     June 30, 2023     December 31, 2022       (in millions, except shares and per share       \$ 1,000     800,000	June 30, 2023     December 31, 2022       Ver Share     June 30, 2023     December 31, 2022       (in millions, except shares and per share amou       \$ 1,000     800,000	Induction Preference         June 30, 2023         December 31, 2022         June 30, 2023           Very Share         June 30, 2023         December 31, 2022         June 30, 2023           (in millions, except shares and per share amounts)         \$         1,000         \$800,000         \$ 790	Induction Preference         June 30, 2023         December 31, 2022         June 30, 2023           Per Share         June 30, 2023         December 31, 2022         June 30, 2023           (in millions, except shares and per share amounts)         \$         1,000         \$800,000         \$790         \$

#### Income Allocated to Preferred Shareholders (CenterPoint Energy)

	Three Months	Ended June 3	0,	Siz	c Months F	Ended June 3	30,
	 2023	202	22	202	3	2	022
			(in mil	lions)			
Series A Preferred Stock	\$ 12	\$	11	\$	24	\$	24
Total income allocated to preferred shareholders	\$ 12	\$	11	\$	24	\$	24

#### Temporary Equity (CenterPoint Energy)

On the approval and recommendation of the Compensation Committee and approval of the Board (acting solely through its independent directors), CenterPoint Energy entered into a retention incentive agreement with David J. Lesar, then President and Chief Executive Officer of CenterPoint Energy, dated July 20, 2021. Pursuant to the retention incentive agreement, Mr. Lesar received equity-based awards under CenterPoint Energy's LTIP covering a total of 1 million shares of Common Stock (Total Stock Award) which were granted in multiple annual awards. Mr. Lesar received 400 thousand restricted stock units in July 2021 that vested in December 2022 and 400 thousand restricted stock units and 200 thousand restricted stock units in February 2023, respectively, that will vest in December 2023. For accounting purposes, the 1 million shares under the Total Stock Award, consisting of the equity-based awards described above, were considered granted in July 2021. In the event that death, disability, termination without cause or resignation for good reason, as defined in the retention incentive agreement, had occurred prior to the full Total Stock Award being awarded, CenterPoint Energy would have paid a lump sum cash payment equal to the value of the unawarded equity-based awards, based on the closing trading price of Common Stock on the date of the event's occurrence. Because the equity-based awards would have been redeemable for cash prior to being awarded upon events that were not probable at the grant date, the equity associated with any unawarded equity-based awards were classified as Temporary Equity as of December 31, 2022 on CenterPoint Energy's Condensed Consolidated Balance Sheets. As of June 30, 2023, all restricted stock units have been awarded to Mr. Lesar and no amounts are reflected in Temporary Equity on CenterPoint Energy's Condensed Consolidated Balance Sheets.

## Accumulated Other Comprehensive Income (Loss)

Changes in accumulated comprehensive income (loss) are as follows:

				Three Months	Enc	led June 30,			
			2023					2022	
	CenterPoint Energy	H	Houston Electric	CERC		CenterPoint Energy	Н	ouston Electric	CERC
				(in mi	llio	ns)			
Beginning Balance	\$ (32)	\$	—	\$ 15	\$	(62)	\$	_ \$	\$ 10
Other comprehensive income (loss) before reclassifications:									
Remeasurement of pension and other postretirement plans	—		_	—		(34)		—	
Amounts reclassified from accumulated other comprehensive income (loss):									
Prior service cost (1)	—		_	—		1		—	
Actuarial losses (1)	_		_	—		1		—	_
Settlement (2)	_		_	_		13		_	
Tax benefit (expense)	_		_	—		(4)		—	_
Net current period other comprehensive income (loss)	 —	-	—	 —	-	(23)		—	—
Ending Balance	\$ (32)	\$		\$ 15	\$	(85)	\$	_ \$	\$ 10

				Six Months E	nd	led June 30,			
			2023				2	022	
	 CenterPoint Energy	Ho	uston Electric	CERC		CenterPoint Energy	Housto	n Electric	CERC
				(in mi	illio	ons)			
Beginning Balance	\$ (31)	\$	—	\$ 16	\$	(64)	\$	_	\$ 10
Other comprehensive income (loss) before reclassifications:									
Remeasurement of pension and other postretirement plans	_		_	_		(34)		_	_
Amounts reclassified from accumulated other comprehensive income (loss):									
Prior service cost (1)	(1)		_	(1)		1		_	—
Actuarial losses (1)	—		—	—		2		_	_
Settlement (2)	_		_	_		13		_	_
Reclassification of deferred loss from cash flow hedges realized in net income	_		_	_		1		_	_
Tax benefit (expense)	—		—	_		(4)		_	_
Net current period other comprehensive income (loss)	(1)		_	 (1)	-	(21)		_	 
Ending Balance	\$ (32)	\$		\$ 15	\$	(85)	\$		\$ 10

(1) Amounts are included in the computation of net periodic cost and are reflected in Other income, net in each of the Registrants' respective Condensed Statements of Consolidated Income.

#### (19) Leases

In 2021, Houston Electric entered into a temporary short-term lease and long-term leases for mobile generation. The short-term lease agreement allowed Houston Electric to take delivery of TEEEF assets on a short-term basis with an initial term ending on September 30, 2022 and extended until December 31, 2022. As of December 31, 2022, the short-term lease agreement has expired and all mobile generation assets are leased under the long-term lease agreement. Per Houston Electric's short-term lease accounting policy election, a ROU asset and lease liability are not reflected on Houston Electric's Condensed Consolidated Balance Sheets. Expenses associated with the short-term lease, including carrying costs, are deferred to a regulatory asset and totaled, net of amounts recovered in rates, \$104 million and \$103 million as of June 30, 2023 and December 31, 2022, respectively.

The long-term lease agreement includes up to 505 MW of TEEEF, all of which was delivered as of December 31, 2022, triggering lease commencement at delivery, with an initial term ending in 2029 for all TEEEF leases. These assets were

previously available under the short-term lease agreement. Houston Electric derecognized the finance lease liability when the extinguishment criteria in Topic 405 - Liabilities was achieved. Per the terms of the agreement, lease payments are due and made in full by Houston Electric upon taking possession of the asset, relieving substantially all of the associated finance lease liability at that time. The remaining finance lease liability associated with the commenced long-term TEEEF agreement was not significant as of June 30, 2023 and December 31, 2022 and relates to removal costs that will be incurred at the end of the lease term. As of June 30, 2023, Houston Electric has secured a first lien on the assets leased under the prepayment agreement, except for assets with lease payments totaling \$113 million. The \$113 million prepayment is being held in an escrow account, not controlled by Houston Electric, and the funds will be released when a first lien can be secured for Houston Electric. Expenses associated with the long-term lease, including depreciation expense on the right of use asset and carrying costs, are deferred to a regulatory asset and totaled, net of amounts recovered in rates, \$106 million and \$60 million as of June 30, 2023 and December 31, 2022, respectively. The long-term lease agreement contains a termination clause that can be exercised in the event of material adverse regulatory actions. If the right to terminate is elected, subject to the satisfaction of certain conditions, 75% of Houston Electric's prepaid lease costs that is attributable to the period from the effective date of termination to the end of the lease term would be refunded. In December 2022, the long-term lease agreement was amended to include a disallowance reimbursement clause that can be exercised in the event that any regulatory proceeding or settlement agreement results in a disallowance of Houston Electric's recovery of deferred costs under either the long-term lease agreement, short-term lease agreement or any other quantifiable adverse financial impact to Houston Electric. If the disallowance reimbursement clause is exercised, 85% of such disallowance up to \$53 million would be paid to Houston Electric. Any disallowance greater than \$53 million would remain subject to the 75% limit set forth in the termination clause. For further discussion of the regulatory impacts, see Note 6.

Houston Electric will also incur variable costs throughout the lease term for the operation and maintenance of the generators. Lease costs, including variable and ROU asset amortization costs, are deferred to Regulatory assets as incurred as a recoverable cost under the 2021 Texas legislation. See Note 6 for further information regarding recovery of these deferred costs.

The components of lease cost, included in Operation and maintenance expense on the Registrants' respective Condensed Statements of Consolidated Income, are as follows:

		Three	Mont	ths Ended June 30	), 2023			Three	Mon	ths Ended June 30	, 2022	!	
	CenterPoint	Energy		Houston Electric		CERC	CenterP	oint Energy		Houston Electric		CERC	
						(in mi	llions)						
Operating lease cost	\$	1	\$	_	\$	1	\$	2	\$	_	\$		
Short-term lease cost		13		14				37		37			
Total lease cost (1)	\$	14	\$	14	\$	1	\$	39	\$	37	\$		
Total lease cost (I)													
				<b>F</b> 1 1 <b>F</b> 20	2022					<b>F 1 1 1 20</b>			
		Six N	Month	ns Ended June 30,	2023			Six N	/lonth	ıs Ended June 30,	2022		
	CenterPoint		Month	ns Ended June 30, Houston Electric	2023	CERC	CenterP	Six N oint Energy	/Ionth	is Ended June 30, Houston Electric	2022	CERC	
	CenterPoint		Month	Houston	2023	CERC (in mi			/Ionth	Houston	2022	CERC	
Operating lease cost	CenterPoint \$		Month \$	Houston	2023 \$		llions)		/Ionth \$	Houston	2022 \$	CERC	1
		Energy		Houston		(in mi	llions)	oint Energy		Houston Electric		CERC	1

(1) CenterPoint Energy and Houston Electric defer finance lease costs for TEEEF to Regulatory assets for recovery rather than recognizing Depreciation and Amortization in the Condensed Statements of Consolidated Income.

Lease income was as follows:

	T	hree 1	Months Ended June	30, 2023	3		Three	Mor	ths Ended June 30, 2022	
	CenterPoint Ener	gy	Houston Electric		CERC		CenterPoint Energy		Houston Electric	CERC
					(in m	nill	lions)			
Operating lease income	\$	1	\$	\$	1		\$ 1	\$	— \$	1
Variable lease income	-						1		—	
Total lease income	\$	1	\$ —	\$	1		\$ 2	\$	— \$	1
				=				_		
	5	Six M	Ionths Ended June 30	, 2023			Six I	Aont	hs Ended June 30, 2022	
	CenterPoint Ener	gy	Houston Electric		CERC		CenterPoint Energy		Houston Electric	CERC
					(in m	nill	lions)			
Operating lease income	\$	3	\$	\$	2		\$ 3	\$	— \$	1
Variable lease income		1					1		—	—
Total lease income	\$	4	\$	\$	2	_	\$ 4	\$	— \$	1

Supplemental balance sheet information related to leases was as follows:

			J	fune 30, 2023			December 31, 2022						
	Centerl	Point Energy		Houston Electric		CERC	Cent	erPoint Energy		Houston Electric		CERC	
				(iı	ı mill	ions, except lease	term	and discount rat	e)				
Assets:													
Operating ROU assets (1)	\$	16	\$	7	\$	5	\$	19	\$	6	\$	5	
Finance ROU assets (2)		574		574				621		621		_	
Total leased assets	\$	590	\$	581	\$	5	\$	640	\$	627	\$	5	
Liabilities:					-								
Current operating lease liability (3)	\$	4	\$	1	\$	2	\$	5	\$	1	\$	2	
Non-current operating lease liability (4)		12		5		3		14		5		4	
Total leased liabilities (5)	\$	16	\$	6	\$	5	\$	19	\$	6	\$	6	
Maighted average remaining losse term (in veger)													
Weighted-average remaining lease term (in years) - operating leases		5.0		4.4		3.5		4.3		4.8		3.9	
Weighted-average discount rate - operating leases		4.10 %		4.09 %		3.59 %		3.80 %		4.01 %		3.58 %	
Weighted-average remaining lease term (in years) - finance leases		6.0		6.0		_		6.5		6.5		_	
Weighted-average discount rate - finance leases		3.60 %		3.60 %		_		3.60 %		3.60 %		_	

(1) Reported within Other assets in the Registrants' respective Condensed Consolidated Balance Sheets.

(2) Reported within Property, Plant and Equipment in the Registrants' respective Condensed Consolidated Balance Sheets. Finance lease assets are recorded net of accumulated amortization.

(3) Reported within Current other liabilities in the Registrants' respective Condensed Consolidated Balance Sheets.

(4) Reported within Other liabilities in the Registrants' respective Condensed Consolidated Balance Sheets.

(5) Finance lease liabilities were not significant as of June 30, 2023 or December 31, 2022 and are reported within Other long-term debt in the Registrants' respective Condensed Consolidated Balance Sheets when applicable.

As of June 30, 2023, finance lease liabilities were not significant to the Registrants. As of June 30, 2023, maturities of operating lease liabilities were as follows:

	CenterPoint Energy	Houston Electric	CERC
		(in millions)	
Remainder of 2023	\$ 3	\$ —	\$ 1
2024	4	2	2
2025	3	2	1
2026	3	2	1
2027	2	1	_
2028	2	_	_
2029 and beyond	1		_
Total lease payments	18	7	5
Less: Interest	2	1	_
Present value of lease liabilities	\$ 16	\$ 6	\$5

As of June 30, 2023, future minimum finance lease payments were not significant to the Registrants. As of June 30, 2023, maturities of undiscounted operating lease payments to be received are as follows:

	CenterP Ener		Houston Electric	CERC
			(in millions)	
Remainder of 2023	\$	3 \$	_	\$
2024		6	1	
2025		8	1	
2026		8		
2027		8	_	
2028		7	_	
2029 and beyond		176	_	17
Total lease payments to be received	\$	216 \$	2	\$ 19

Other information related to leases is as follows:

	Three Months Ended June 30, 2023									Three Months Ended June 30, 2022						
		CenterPoint Energy			Houston Electric			CERC			CenterPoint Energy		Houston Electric	CERC		
								(in	ı mi	illion	s)					
Operating cash flows from operating leases included in the measurement of lease liabilities	\$		1	\$		1	\$		1	\$	1 \$		— \$			
		Siz	x M	lonth	s Ended Jun	e 30	, 202	23			Six Mont	ths 1	Ended June 30, 2022			
		CenterPoint Energy			Houston Electric			CERC			CenterPoint Energy		Houston Electric	CERC		
								(in	ı mi	illion	s)					
Operating cash flows from operating leases included in the measurement of lease liabilities	\$		3	\$		1	\$		1	\$	3 \$		— \$	1		
Financing cash flows from finance leases included in the measurement of lease liabilities		-				_		-			171		171	_		

See Note 16 for information on ROU assets obtained in exchange for operating lease liabilities.

# (20) Subsequent Events (CenterPoint Energy)

On July 19, 2023, CenterPoint Energy's Board of Directors declared the following cash dividends to shareholders of record as of the close of business on the applicable record dates.

Equity Instrument	<b>Declaration Date</b>	Record Date	Payment Date	1	Per Share
Common Stock	July 19, 2023	August 17, 2023	September 14, 2023	\$	0.1900
Series A Preferred Stock	July 19, 2023	August 15, 2023	September 1, 2023	\$	30.6250

# Item 2. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS OF CENTERPOINT ENERGY, INC. AND SUBSIDIARIES

The following combined discussion and analysis should be read in combination with the Interim Condensed Financial Statements contained in this combined Form 10-Q and the Registrants' combined 2022 Form 10-K. When discussing CenterPoint Energy's consolidated financial information, it includes the results of Houston Electric and CERC, which, along with CenterPoint Energy, are collectively referred to as the Registrants. Where appropriate, information relating to a specific Registrant has been segregated and labeled as such. In this combined Form 10-Q, the terms "our," "we" and "us" are used as abbreviated references to CenterPoint Energy, Inc. together with its consolidated subsidiaries. No Registrant makes any representations as to the information related solely to CenterPoint Energy or the subsidiaries of CenterPoint Energy other than itself.

## RECENT EVENTS

*Divestiture of Energy Systems Group.* On May 21, 2023, Vectren Energy Services entered into an Equity Purchase Agreement to sell all of the outstanding limited liability company interests of Energy Systems Group to ESG Holdings Group, for a purchase price of \$157 million, subject to customary adjustments set forth in the Equity Purchase Agreement, including adjustments based on Energy Systems Group's net working capital at closing, indebtedness, cash and cash equivalents and transaction expenses. The transaction closed on June 30, 2023 for \$154 million in cash, subject to finalization of the purchase price adjustment. For further information, see Note 3 to the Interim Condensed Financial Statements.

**Regulatory Proceedings.** On March 23, 2023, CenterPoint Energy and CERC, collectively, received approximately \$1.1 billion in proceeds from the customer rate relief bonds issued by the Texas Public Financing Authority related to the February 2021 Winter Storm Event. On April 5, 2023, a final order was issued approving the \$39 million revenue requirement from Houston Electric's 2021 investment in TEEEF. On April 5, 2023, Houston Electric filed its second TEEEF filing requesting recovery of \$188 million of TEEEF related costs incurred through December 31, 2022. On June 29, 2023, Indiana Electric received the net securitization proceeds of \$337 million to reimburse it for or fund qualified costs approved by the IURC related to the planned retirement of its A.B. Brown coal-fired generation facilities. For further information, see Note 6 to the Interim Condensed Financial Statements. For information related to our pending and completed regulatory proceedings to date in 2023, see "—Liquidity and Capital Resources —Regulatory Matters" below.

**Debt Transactions.** During the six months ended June 30, 2023, CenterPoint Energy issued or borrowed a combined \$3.7 billion in new debt, including Houston Electric's issuance of \$900 million aggregate principal amount of general mortgage bonds, CERC's issuance of \$1.5 billion aggregate principal amount of senior notes, CERC's \$500 million term loan, Securitization Subsidiary's issuance of \$341 million aggregate principal amount of SIGECO Securitization Bonds, SIGECO's issuance of \$180 million aggregate principal amount of first mortgage bonds and CenterPoint Energy's \$250 million term loan. CenterPoint Energy repaid or redeemed a combined \$2.54 billion of debt, including CERC's repayment of \$1.0 billion of term loans and \$1.275 billion of senior notes maturing in 2023, CenterPoint Energy's repayment of its \$250 million term loan and SIGECO's early redemption of \$11 million of first mortgage bonds maturing in 2044, excluding scheduled principal payments on Securitization Bonds. For information about debt transactions to date in 2023, see Note 11 to the Interim Condensed Financial Statements.

*CenterPoint Energy Leadership Transition.* On March 15, 2023, CenterPoint Energy announced the appointment of Christopher Foster to the position of Executive Vice President and Chief Financial Officer, effective May 5, 2023.

## CENTERPOINT ENERGY CONSOLIDATED RESULTS OF OPERATIONS

For information regarding factors that may affect the future results of our consolidated operations, please read "Risk Factors" in Item 1A of Part I of the Registrants' combined 2022 Form 10-K.

Income available to common shareholders for the three and six months ended June 30, 2023 and 2022 was as follows:

	Thr	onths Ended J	30,	Six Months Ended June 30,							
	 2023Favorable (Unfavorable)				2023		2022		Favorable (Unfavorable)		
					(in ı	nilli	ons)				
Electric	\$ 180	\$	173	\$	7	\$	303	\$	255	\$	48
Natural Gas	35		28		7		269		426		(157)
Total Utility Operations	215		201		14		572		681		(109)
Corporate & Other (1)	(109)		(22)		(87)		(153)		16		(169)
Total CenterPoint Energy	\$ 106	\$	179	\$	(73)	\$	419	\$	697	\$	(278)

(1) Includes energy performance contracting and sustainable infrastructure services through Energy Systems Group, unallocated corporate costs, interest income and interest expense, intercompany eliminations and the reduction of income allocated to preferred shareholders.

#### Three months ended June 30, 2023 compared to three months ended June 30, 2022

Income available to common shareholders decreased \$73 million primarily due to the following items:

- an increase in income available to common shareholders of \$7 million for the Electric reportable segment, as further discussed below;
- an increase in income available to common shareholders of \$7 million for the Natural Gas reportable segment, as further discussed below;
- a decrease in income available to common shareholders of \$87 million for Corporate and Other, primarily due to a loss on sale of \$12 million and current tax expense of \$33 million related to the divestiture of Energy Systems Group further discussed in Note 3 to the Interim Condensed Financial Statements, as well as \$19 million due to remeasurement of deferred income tax balances. The remaining variance is due largely to an approximately \$20 million increase in borrowing costs due to higher interest rates.

#### Six months ended June 30, 2023 compared to six months ended June 30, 2022

Income available to common shareholders decreased \$278 million primarily due to the following items:

- an increase in net income of \$48 million for the Electric reportable segment, as further discussed below;
- a decrease in net income of \$157 million for the Natural Gas reportable segment, as further discussed below;
- a decrease in income available to common shareholders of \$169 million for Corporate and Other, primarily due to the pre-tax net gain of \$86 million on the sale of Energy Transfer equity securities in 2022 further discussed in Note 10 to the Interim Condensed Financial Statements, partially offset by \$45 million of costs associated with early redemption of long-term debt in first quarter 2022, a loss on sale of \$12 million and current tax expense of \$33 million related to the divestiture of Energy Systems Group further discussed in Note 3 to the Interim Condensed Financial Statements, as well as \$19 million due to remeasurement of deferred income tax balances. The remaining variance is due largely to an approximately \$30 million increase in borrowing costs due to higher interest rates.

Income Tax Expense. For a discussion of effective tax rate per period, see Note 12 to the Interim Condensed Financial Statements.



## CENTERPOINT ENERGY'S RESULTS OF OPERATIONS BY REPORTABLE SEGMENT

CenterPoint Energy's CODM views net income as the measure of profit or loss for the reportable segments. Segment results include inter-segment interest income and expense, which may result in inter-segment profit and loss.

The following discussion of CenterPoint Energy's results of operations is separated into two reportable segments, Electric and Natural Gas.

#### **Electric (CenterPoint Energy)**

For information regarding factors that may affect the future results of operations of CenterPoint Energy's Electric reportable segment, please read "Risk Factors — Risk Factors Affecting Operations — Electric Generation, Transmission and Distribution," "— Risk Factors Affecting Regulatory, Environmental and Legal Risks," "— Risk Factors Affecting Financial, Economic and Market Risks," "— Risk Factors Affecting Safety and Security Risks" and "— General and Other Risks" in Item 1A of Part I of the Registrants' combined 2022 Form 10-K.

The following table provides summary data of the Electric reportable segment:

		Thr	nths Ended Jun		Six Months Ended June 30,							
		2023		2022		orable orable)	2	023		2022		Favorable nfavorable)
					(in milli	ions, except	operating	statistics)				
Revenues	\$	1,037	\$	1,053	\$	(16)	\$	1,989	\$	1,946	\$	43
Expenses:												
Utility natural gas, fuel and purchased power		19		56		37		79		97		18
Operation and maintenance		450		449		(1)		876		886		10
Depreciation and amortization		218		205		(13)		409		397		(12)
Taxes other than income taxes		68		72		4		135		140		5
Total expenses		755		782		27		1,499		1,520		21
Operating Income		282		271		11		490		426		64
Other Income (Expense):					-		-					
Interest expense and other finance charges		(71)		(59)		(12)		(132)		(116)		(16)
Other income, net		14		7		7		26		12		14
Income Before Income Taxes		225		219		6		384		322		62
Income tax expense		45		46		1		81		67		(14)
Net Income	\$	180	\$	173	\$	7	\$	303	\$	255	\$	48
Throughput (in GWh):												
Residential		9,036		10,003		(10)%		15,004		16,349		(8)%
Total		28,009		29,270		(4)%		49,765		52,425		(5)%
Weather (percentage of 10-year average for service are	ea):											
Cooling degree days		105 %		126 %		(21)%		109 %		118 %		(9)%
Heating degree days		78 %		53 %		25 %		86 %		121 %		(35)%
Number of metered customers at end of period:												
Residential		2,561,331		2,517,362		2 %		2,561,331		2,517,362		2 %
Total		2,887,492		2,840,830		2 %		2,887,492		2,840,830		2 %

The following table provides variance explanations for the three months ended June 30, 2023 compared to the three months ended June 30, 2022 as well as for the six months ended June 30, 2023 compared to the six months ended June 30, 2022 by major income statement caption for the Electric reportable segment:

		Favorable (Unfavorable)			
		Three Months Ended June 30, 2023 vs 2022	Six Mo	onths Ended June 30, 2023 vs 2022	
		(in mi	llions)		
Revenues	_				
Transmission Revenues, including TCOS and TCRF, inclusive of costs billed by transmission providers, partially offset in operation and maintenance below	\$	19	\$	74	
Customer rates	Ψ	46	Ψ	68	
Cost of fuel and purchased power, offset in utility natural gas, fuel and purchased power below		(37)		(18)	
Customer growth		6		12	
Miscellaneous revenues, including service connections and off-system sales		(7)		(9)	
Bond Companies equity return, related to the annual true-up of transition charges for amounts over or under collected in prior periods		(2)		(4)	
Energy efficiency, and other pass-through, offset in operation and maintenance below		7		7	
Weather, efficiency improvements and other usage impacts		(30)		(48)	
Bond Companies, offset in other line items below		(18)		(39)	
Tota	1 \$	(16)	\$	43	
Utility natural gas, fuel and purchased power	_				
Cost of fuel, including coal, natural gas, and fuel oil, offset in revenues above	\$	6	\$	7	
Cost of purchased power, offset in revenues above		31		11	
Tota	1 \$	37	\$	18	
Operation and maintenance	_				
All other operation and maintenance expense, including materials and supplies and insurance	\$	11	\$	27	
Energy efficiency, and other pass-through, offset in revenues above		(7)		(7)	
Labor and benefits		4		13	
Contract services		(2)		(2)	
Bond Companies, offset in other line items		1		1	
Support services, primarily information technology cost		(6)		(1)	
Transmission costs billed by transmission providers, offset in revenues above		(2)		(21)	
Tota	1 \$	(1)	\$	10	
Depreciation and amortization					
Bond Companies, offset in other line items	\$		\$	31	
Ongoing additions to plant-in-service		(26)		(43)	
Tota Taxes other than income taxes	1 \$	(13)	\$	(12)	
Franchise fees and other taxes	-	2	¢	3	
Incremental capital projects placed in service, net of updated property tax rates	φ	2	Ф	2	
	1 \$		\$	5	
Tota Tota Tota	1 0	4	φ	5	
Changes in outstanding debt	- \$	(19)	¢	(35)	
Bond Companies, offset in other line items	ψ	(13)	ψ	(33)	
Other, primarily AFUDC and impacts of regulatory deferrals		5		15	
Tota	1 \$		\$	(16)	
Other income, net	<u>φ</u> .	(12)	Ψ	(10)	
Other income, including AFUDC - Equity	- \$	7	\$	14	
Tota	1 \$	7	\$	14	
100			<u></u>		

Income Tax Expense. For a discussion of effective tax rate per period by Registrant, see Note 12 to the Interim Condensed Financial Statements.

## Natural Gas (CenterPoint Energy)

For information regarding factors that may affect the future results of operations of CenterPoint Energy's Natural Gas reportable segment, please read "Risk Factors — Risk Factors Affecting Operations — Natural Gas," "— Risk Factors Affecting Regulatory, Environmental and Legal Risks," "— Risk Factors Affecting Financial, Economic and Market Risks," "— Risk Factors Affecting Safety and Security Risks" and "— General and Other Risks" in Item 1A of Part I of the Registrants' combined 2022 Form 10-K.

The following table provides summary data of CenterPoint Energy's Natural Gas reportable segment:

		Th	ree Mo	nths Ended Ju	ne 30,		Six Months Ended June 30,					
	202	23		2022		Favorable Infavorable)	20	23		2022		'avorable 1favorable)
					(iı	n millions, except	operating	statistics)				
Revenues	\$	764	\$	818	\$	(54)	\$	2,539	\$	2,642	\$	(103)
Expenses:												
Utility natural gas, fuel and purchased power		261		357		96		1,279		1,414		135
Non-utility cost of revenues, including natural gas		_		1		1		1		2		1
Operation and maintenance		222		209		(13)		450		455		5
Depreciation and amortization		128		117		(11)		250		229		(21)
Taxes other than income taxes		59		61		2		129		138		9
Total expenses		670		745		75		2,109		2,238		129
Operating Income		94		73		21		430		404		26
Other Income (Expense):					-							
Gain on sale		—				_		—		303		(303)
Interest expense and other finance charges		(48)		(33)		(15)		(92)		(63)		(29)
Other income (expense), net		4		(10)		14		6		(10)		16
Income Before Income Taxes		50		30		20		344		634		(290)
Income tax expense		15		2		(13)		75		208		133
Net Income (Loss)	\$	35	\$	28	\$	7	\$	269	\$	426	\$	(157)
Throughput (in Bcf):	-											
Residential		28		28		— %		124		151		(18)%
Commercial and Industrial		91		90		1 %		224		226		(1)%
Total		119		118		1 %		348		377		(8)%
Weather (percentage of 10-year average for service area):												
Heating degree days		88 %		102 %		(14)%		88 %		108 %		(20)%
Number of metered customers at end of period:												
Residential		3,965,118		3,919,079		1 %		3,965,118		3,919,079		1 %
Commercial and Industrial		299,213		295,487		1 %		299,213		295,487		1 %
Total	4	4,264,331		4,214,566		1 %	-	4,264,331		4,214,566		1 %
		. /				1 /0				. ,		1 /



The following table provides variance explanations for the three months ended June 30, 2023 compared to the three months ended June 30, 2022 as well as for the six months ended June 30, 2023 compared to the six months ended June 30, 2022 by major income statement caption for the Natural Gas reportable segment:

			Favorable (Unfavorable)				
			e Months Ended 30, 2023 vs 2022	Six Months Ended June 30, 2023 vs 2022 nillions)			
Revenues			(in m				
Nine days in January 2022 for Arkansas and Oklahoma Natural Gas businesses due to sale		\$	_	\$	(38)		
Weather and usage		•	17	*	(7)		
Cost of natural gas, offset in utility natural gas, fuel and purchased power below			(96)		(112)		
Gross receipts tax, offset in taxes other than income taxes below			(1)		(7)		
Energy efficiency, offset in operation and maintenance below			(5)		(9)		
Non-volumetric and miscellaneous revenue			3		4		
Changes in non-utility revenues			5		8		
Customer growth			4		12		
Pass-through revenues, offset in operation and maintenance below			6		15		
Customer rates and impact of the change in rate design			13		31		
····· · ····· · · · · · · · · · · · ·	Total	\$	(54)	\$	(103)		
Utility natural gas, fuel and purchased power							
Nine days in January 2022 for Arkansas and Oklahoma Natural Gas businesses due to sale		\$	_	\$	23		
Cost of natural gas, offset in revenues above			96		112		
	Total	\$	96	\$	135		
Non-utility costs of revenues, including natural gas		-		<u>+</u>			
Other, primarily non-utility cost of revenues		\$	1	\$	1		
, F	Total	\$	1	\$	1		
Operation and maintenance	Total	Ψ	1	<u>Ψ</u>	1		
Corporate support services		\$	(2)	\$	7		
Labor and benefits		•	(3)	•	3		
Energy efficiency, offset in revenues above			5		9		
Miscellaneous operations and maintenance expense, including bad debt expense			(3)		1		
Nine days in January 2022 for Arkansas and Oklahoma Natural Gas businesses due to sale			_		3		
Contract services			(4)		(3)		
Pass-through expense, offset in revenues above			(6)		(15)		
	Total	\$	(13)	\$	5		
Depreciation and amortization				. <u>.</u>			
Incremental capital projects placed in service		\$	(11)	\$	(23)		
Nine days in January 2022 for Arkansas and Oklahoma Natural Gas businesses due to sale			_		2		
	Total	\$	(11)	\$	(21)		
Taxes other than income taxes		· · · · ·		· · · · · ·			
Gross receipts tax, offset in revenues above		\$	1	\$	7		
Other, primarily property taxes			1		1		
Nine days in January 2022 for Arkansas and Oklahoma Natural Gas businesses due to sale					1		
	Total	\$	2	\$	9		
Gain on sale		-		· · · · ·			
Net gain on sale of Arkansas and Oklahoma Natural Gas businesses		\$		\$	(303)		
	Total	\$	_	\$	(303)		
Interest expense and other finance charges		-		-			
Changes in outstanding debt		\$	(18)	\$	(47)		
Other, primarily AFUDC and impacts of regulatory deferrals			3		18		
and the second	Total	\$	(15)	\$	(29)		
Other income (expense), net		<u> </u>			()		
AFUDC - Equity, primarily from increased capital spend		\$	3	\$	5		
Decrease to non-service benefit cost			12		10		
Other			(1)		1		
	Total	\$		\$	16		
	Total	\$	14	\$			

Income Tax Expense. For a discussion of effective tax rate per period by Registrant, see Note 12 to the Interim Condensed Financial Statements.

## HOUSTON ELECTRIC'S MANAGEMENT'S NARRATIVE ANALYSIS OF CONSOLIDATED RESULTS OF OPERATIONS

Houston Electric's CODM views net income as the measure of profit or loss for its single reportable segment. Houston Electric's results of operations are affected by seasonal fluctuations in the demand for electricity. Houston Electric's results of operations are also affected by, among other things, the actions of various governmental authorities having jurisdiction over rates Houston Electric charges, debt service costs, income tax expense, Houston Electric's ability to collect receivables from REPs and Houston Electric's ability to recover its regulatory assets. For more information regarding factors that may affect the future results of operations of Houston Electric's business, please read "Risk Factors — Risk Factors Affecting Operations — Electric Generation, Transmission and Distribution," "— Risk Factors Affecting Regulatory, Environmental and Legal Risks," "— Risk Factors Affecting Financial, Economic and Market Risks," "— Risk Factors Affecting Safety and Security Risks" and "— General and Other Risks" in Item 1A of Part I of the Registrants' combined 2022 Form 10-K.

		Three Months Ended June 30,					Six Months Ended June 30,					
		2023		2022	(	Favorable Unfavorable)		2023 2022			Favorable (Unfavorable	
					(iı	n millions, except	oper	ating statistics)				
Revenues:												
TDU	\$	868	\$	822	\$	46	\$	1,628	\$	1,515	\$	113
Bond Companies		41		59		(18)		73		112		(39)
Total revenues		909		881		28		1,701		1,627		74
Expenses:												
Operation and maintenance, excluding Bond Companies		399		403		4		779		797		18
Depreciation and amortization, excluding Bond Companies		147		120		(27)		276		234		(42)
Taxes other than income taxes		67		68		1		131		131		—
Bond Companies		41		54		13		71		103		32
Total expenses		654		645		(9)		1,257		1,265		8
Operating Income	_	255		236		19		444		362		82
Other Income (Expense)												
Interest expense and other finance charges		(63)		(50)		(13)		(116)		(98)		(18)
Interest expense on Securitization Bonds		(2)		(4)		2		(4)		(8)		4
Other income, net		10		4		6		17		8		9
Income Before Income Taxes		200		186		14		341		264		77
Income tax expense		42		39		(3)		75		56		(19)
Net Income	\$	158	\$	147	\$	11	\$	266	\$	208	\$	58
Throughput (in GWh):											_	
Residential		8,741		9,710		(10)%		14,393		15,698		(8)%
Total		26,788		27,704		(3)%		47,438		49,638		(4)%
Weather (percentage of 10-year average for service area	ı):											
Cooling degree days		105 %		127 %		(22)%		109 %		118 %		(9)%
Heating degree days		69 %		13 %		56 %		87 %		124 %		(37)%
Number of metered customers at end of period:												
Residential		2,428,904		2,382,145		2 %		2,428,904		2,382,145		2 %
Total		2,735,799		2,686,295		2 %		2,735,799		2,686,295		2 %



The following table provides variance explanations for the three months ended June 30, 2023 compared to the three months ended June 30, 2022 as well as for the six months ended June 30, 2023 compared to the six months ended June 30, 2022 by major income statement caption for Houston Electric:

Image         June 36, 2023 vs 2022         2023 vs 2022           Image         Image         Image           Transmission Revenues, including TCOS and TCRF, inclusive of costs billed by transmission providers         \$         19         \$         74           Customer growth         6         122         64         122         64         122         64         122         64         122         64         122         64         123         64         123         64         123         64         123         64         123         124		Favorable (Unfavorable)																																																																																																																															
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Income Tax Expense. For a discussion of effective tax rate per period, see Note 12 to the Interim Condensed Financial Statements.

## CERC'S MANAGEMENT'S NARRATIVE ANALYSIS OF CONSOLIDATED RESULTS OF OPERATIONS

CERC's CODM views net income as the measure of profit or loss for its single reportable segment. CERC's results of operations are affected by seasonal fluctuations in the demand for natural gas. CERC's results of operations are also affected by, among other things, the actions of various federal, state and local governmental authorities having jurisdiction over rates CERC charges, debt service costs and income tax expense, CERC's ability to collect receivables from customers and CERC's ability to recover its regulatory assets. As a result of the Restructuring further discussed in Note 1 to the Interim Condensed Financial Statements, prior year amounts have been recast. For more information regarding factors that may affect the future results of operations for CERC's business, please read "Risk Factors — Risk Factors Affecting Operations — Natural Gas," "— Risk Factors Affecting Regulatory, Environmental and Legal Risks," "— Risk Factors Affecting Safety and Security Risks" and "— General and Other Risks" in Item 1A of Part I of the Registrants' combined 2022 Form 10-K.

	TI	nree M	Ionths Ended Ju	ine 3	80,	Six Months Ended June 30,				30,			
	2023		2022		Favorable (Unfavorable)	202	23		2022		Favorable Infavorable)		
					(in millions, excep	ot operating	statistics)	)					
Revenues	\$ 745	\$	796	\$	(51)	\$	2,462	\$	2,560	\$	(98)		
Expenses:													
Utility natural gas, fuel and purchased power	260		351		91		1,258		1,384		126		
Non-utility cost of revenues, including natural gas	—		1		1		1		2		1		
Operation and maintenance	211		202		(9)		429		440		11		
Depreciation and amortization	122		113		(9)		240		220		(20)		
Taxes other than income taxes	59		60		1		128		135		7		
Total expenses	652		727		75		2,056		2,181		125		
Operating Income	93		69		24		406		379		27		
Other Income (Expense):		_		_									
Gain on sale	—				—				557		(557)		
Interest expense and other finance charges	(45)		(30)		(15)		(87)		(59)		(28)		
Other income, net	5		(11)		16		6		(11)		17		
Income Before Income Taxes	53		28		25		325	·	866		(541)		
Income tax expense	10		1		(9)		70		203		133		
Net Income	\$ 43	\$	27	\$	16	\$	255	\$	663	\$	(408)		
Throughput (in Bcf):						-							
Residential	22	7	27		— %		121		147		(18)%		
Commercial and Industrial	83	1	82		(1)%		206		207		— %		
Total	108	3	109		(1)%		327		354		(8)%		
Weather (percentage of 10-year average for service area):													
Heating degree days	88 %	ó	102 %		(14)%		89 %		109 %		(20)%		
Number of metered customers at end of period:													
Residential	3,861,596	6	3,815,625		1 %		3,861,596		3,815,625		1 %		
Commercial and Industrial	288,662	2	284,914		1 %		288,662		284,914		1 %		
Total	4,150,258	3	4,100,539		1 %		4,150,258	_	4,100,539		1 %		

The following table provides variance explanations for the three months ended June 30, 2023 compared to the three months ended June 30, 2022 as well as for the six months ended June 30, 2023 compared to the six months ended June 30, 2022 by major income statement caption for CERC:

		Three Months Ended		Unfavorable) Six Months Ended June 30,			
		June 30, 2023 vs 2022		2023 vs 2022			
Revenues		(in )	(in millions)				
Nine days in January 2022 for Arkansas and Oklahoma Natural Gas businesses due to sale		\$	- \$	(38)			
Weather and usage		17	,	(7)			
Cost of natural gas, offset in utility natural gas, fuel and purchased power below		(91	)	(103)			
Gross receipts tax, offset in taxes other than income taxes below		(1	)	(6)			
Energy efficiency, offset in operation and maintenance below		(5		(8)			
Non-volumetric and miscellaneous revenue		Ē		3			
Changes in non-utility revenues		Ę		8			
Pass-through revenues, offset in operation and maintenance below		4	L.	10			
Customer growth		4	Ļ	12			
Customer rates and impact of the change in rate design		13		31			
	Total	\$ (51	) \$	(98)			
Utility natural gas, fuel and purchased power	Iotui		)	(55)			
Nine days in January 2022 for Arkansas and Oklahoma Natural Gas businesses due to sale		\$	- \$	23			
Cost of natural gas, offset in revenues above		91		103			
	Total			126			
Non-utility costs of revenues, including natural gas	Total	ψ <u></u>		120			
Other, primarily non-utility cost of revenues		\$ 1	\$	1			
ould, prinding ion during cost of revenues	Total			1			
Operation and maintenance	10101	<u>ل</u>	ψ	1			
Corporate support services		\$ (2	)\$	7			
Labor and benefits		\$ (3		4			
Early efficiency, offset in revenues above		(3		8			
		i.	,	3			
Nine days in January 2022 for Arkansas and Oklahoma Natural Gas businesses due to sale		(3	-				
Miscellaneous operations and maintenance expense, including bad debt expense Contract services		(3		(1)			
Pass-through expense, offset in revenues above	Total	(4 ¢	) \$	(10)			
Depreciation and amortization	Total	<b>a</b> (3	)	11			
		¢ (0	ነ ሮ	(22)			
Incremental capital projects placed in service		\$ (9	)\$	(22)			
Nine days in January 2022 for Arkansas and Oklahoma Natural Gas businesses due to sale	T. J.		<u>ה</u>	2			
Taxes other than income taxes	Total	\$ (9	) \$	(20)			
		¢ 1	¢	C			
Gross receipts tax, offset in revenues above		\$ 1	\$	6			
Nine days in January 2022 for Arkansas and Oklahoma Natural Gas businesses due to sale				1			
	Total	\$ 1	\$	7			
Gain on sale				()			
Net gain on sale of Arkansas and Oklahoma Natural Gas businesses		\$	- \$	(557)			
	Total	<u>\$                                    </u>	· \$	(557)			
Interest expense and other finance charges							
Changes in outstanding debt			)\$	(46)			
Other, primarily AFUDC and impacts of regulatory deferrals			_	18			
	Total	\$ (15	) <u>\$</u>	(28)			
Other income (expense), net							
AFUDC - Equity, primarily from increased capital spend		\$ 3		4			
Decrease to non-service benefit cost		12		10			
Other		1		3			
	Total	\$ 16	\$	17			

Income Tax Expense. For a discussion of effective tax rate per period, see Note 12 to the Interim Condensed Financial Statements.

#### **CERTAIN FACTORS AFFECTING FUTURE EARNINGS**

For information on other developments, factors and trends that may have an impact on the Registrants' future earnings, please read "Management's Discussion and Analysis of Financial Condition and Results of Operations — Certain Factors Affecting Future Earnings" in Item 7 of Part II and "Risk Factors" in Item 1A of Part I of the Registrants' combined 2022 Form 10-K, and "Cautionary Statement Regarding Forward-Looking Information" in this combined Form 10-Q.

## LIQUIDITY AND CAPITAL RESOURCES

#### **Historical Cash Flows**

As a result of the Restructuring further discussed in Note 1 to the Interim Condensed Financial Statements, prior year amounts for CERC have been recast. The following table summarizes the net cash provided by (used in) operating, investing and financing activities during the six months ended June 30, 2023 and 2022:

						Six Months E	nde	l June 30,										
		2023								2022								
	CenterP	oint Energy	Hou	iston Electric		CERC	Ce	enterPoint Energy		Houston Electric	CERC							
	(in millions)																	
Cash provided by (used in):																		
Operating activities	\$	2,482	\$	415	\$	2,147	\$	978	\$	188 \$	767							
Investing activities		(2,154)		(1,198)		(1,233)		942		(1,391)	1,394							
Financing activities		(187)		769		(913)		(1,597)		1,066	(2,173)							

**Operating Activities.** The following items contributed to increased (decreased) net cash provided by operating activities for the six months ended June 30, 2023 compared to the six months ended June 30, 2022:

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	CenterPoint Energy			Houston Electric	CERC
				(in millions)	
Changes in net income after adjusting for non-cash items	\$	150	\$	84	\$ (10)
Changes in working capital		487		191	320
Change in net regulatory assets and liabilities (1)		909		(80)	1,062
Other		(42)		32	8
	\$	1,504	\$	227	\$ 1,380

(1) This change is primarily related to the receipt of proceeds at CenterPoint Energy and CERC from the Texas securitization program. For further details, see Note 6 to the Interim Condensed Financial Statements.

**Investing Activities.** The following items contributed to (increased) decreased net cash used in investing activities for the six months ended June 30, 2023 compared to the six months ended June 30, 2022:

	CenterPoint Energy	Houston Electric	CERC
		(in millions)	
Proceeds from the sale of equity securities	\$ (702)	\$ —	\$ —
Capital expenditures	(379)	(45)	(119)
Net change in notes receivable from affiliated companies	—	272	(417)
Proceeds from divestitures	(1,930)	—	(2,075)
Other	(85)	(34)	(16)
	\$ (3,096)	\$ 193	\$ (2,627)

**Financing Activities.** The following items contributed to (increased) decreased net cash used in financing activities for the six months ended June 30, 2023 compared to the six months ended June 30, 2022:

	CenterPoi	nt Energy	Houston Electric	CERC
Net changes in commercial paper outstanding	\$	306	\$	\$ (480)
Net changes in long-term debt and term loans outstanding, excluding commercial paper		957	141	(696)
Net changes in debt issuance costs		(11)	(1)	(5)
Net changes in short-term borrowings		29	_	29
Proceeds from government grants		—	_	_
Payment of obligation for finance lease		171	171	—
Increased payment of common stock dividends		(26)		
Net change in notes payable from affiliated companies		_	(20)	1,517
Contribution from parent		—	(493)	375
Dividend to parent			(93)	520
Other		(16)	(2)	—
	\$	1,410	\$ (297)	\$ 1,260

## Future Sources and Uses of Cash

The liquidity and capital requirements of the Registrants are affected primarily by results of operations, capital expenditures, debt service requirements, tax payments, working capital needs and various regulatory actions. Capital expenditures are expected to be used for investment in infrastructure. These capital expenditures are anticipated to maintain reliability and safety, increase resiliency and expand our systems through value-added projects. In addition to dividend payments on CenterPoint Energy's Series A Preferred Stock and Common Stock and interest payments on debt, the Registrants' principal anticipated cash requirements for the remaining six months of 2023 include the following:

	Center	CenterPoint Energy Houston Electric				CERC	
	(in millions)						
Estimated capital expenditures	\$	1,391	\$	618	\$	62	20
Scheduled principal payments on Securitization Bonds		79		79		-	_
Maturing senior notes		57		_		5	57
Minimum contributions to pension plans and other post-retirement plans		7		1			2

The Registrants expect that anticipated cash needs for the remaining six months of 2023 will be met with borrowings under their credit facilities, proceeds from the issuance of long-term debt, term loans, anticipated cash flows from operations, and, with respect to CenterPoint Energy and CERC, proceeds from commercial paper. Discretionary financing or refinancing may result in the issuance of debt securities of the Registrants in the capital markets or the arrangement of additional credit facilities or term bank loans. Issuances of debt in the capital markets, funds raised in the commercial paper markets and additional credit facilities may not, however, be available on acceptable terms.

#### **Off-Balance Sheet Arrangements**

Other than Houston Electric's general mortgage bonds issued as collateral for tax-exempt long-term debt of CenterPoint Energy as discussed in Note 11 and guarantees as discussed in Note 13(b) to the Interim Condensed Financial Statements, we have no off-balance sheet arrangements.

#### **Regulatory Matters**

#### February 2021 Winter Storm Event

For further information about the February 2021 Winter Storm Event, see Note 6 to the Interim Condensed Financial Statements.

#### Indiana Electric Securitization of Planned Generation Retirements (CenterPoint Energy)

For further information about the issuance of SIGECO Securitization Bonds, see Note 6 to the Interim Condensed Financial Statements.

#### Indiana Electric CPCN (CenterPoint Energy)

#### BTAs

On February 23, 2021, Indiana Electric filed a CPCN with the IURC seeking approval to purchase the Posey Solar project. On October 27, 2021, the IURC issued an order approving the CPCN, authorizing Indiana Electric to purchase the Posey Solar project through a BTA to acquire its solar array assets for a fixed purchase price and approved recovery of costs via a levelized rate over the anticipated 35-year life. Due to community feedback and rising project costs caused by inflation and supply chain issues affecting the energy industry, Indiana Electric, along with Arevon, the developer, announced plans in January 2022 to downsize the Posey Solar project to 191 MW. Indiana Electric collaboratively agreed to the scope change, and on February 1, 2023, Indiana Electric entered into an amended and restated BTA that is contingent on further IURC review and approval. On February 7, 2023, Indiana Electric filed a CPCN with the IURC to approve the amended BTA. With the passage of the IRA, Indiana Electric can now pursue PTCs for solar projects. Indiana Electric has filed an updated CPCN with a request that project costs, net of PTCs, be recovered in rate base, through base rates or the CECA mechanism, depending on which provides more timely recovery. The Posey Solar project is expected to be placed in service in 2025.

On July 5, 2022, Indiana Electric entered into a BTA to acquire a 130 MW solar array in Pike County, Indiana through a special purpose entity for a capped purchase price. A CPCN for the project was filed with the IURC on July 29, 2022. On September 21, 2022, an agreement in principle was reached resolving all the issues between Indiana Electric and OUCC. The Stipulation and Settlement agreement was filed on October 6, 2022 and a settlement hearing was held on November 1, 2022. On January 11, 2023, the IURC issued an order approving the settlement agreement granting Indiana Electric to purchase and acquire the Pike County solar project through a BTA and approved the estimated cost. The IURC also designated the project as a clean energy project, approved the proposed levelized rate and associated ratemaking and accounting treatment. The project is expected to be placed in service by the first quarter of 2025.

On January 10, 2023, Indiana Electric filed a CPCN with the IURC to acquire a wind energy generating facility with installed capacity of 200 MWs through a BTA, consistent with its 2019/2020 IRP that calls for up to 300 MWs of wind generation. The wind project is located in MISO's Central Region zone 4. Commercial operation is expected as early as the end of 2025; however, factors (such as MISO interconnection process timing) could delay the project into 2026. Indiana Electric has requested recovery via the CECA mechanism or through base rates in the next general rate case, depending on which provides more timely recovery. On June 6, 2023 the IURC issued an order approving the CPCN, and thereby authorizing Indiana Electric to purchase the wind generating facility. However, as of the date of the filing of this Form 10-Q, Indiana Electric has not entered into any definitive agreement relating to this wind energy generating facility, and it is not certain that a definitive agreement will be entered into at all.

## **PPAs**

Indiana Electric also sought approval in February 2021 for a 100 MW solar PPA with Clenera LLC in Warrick County, Indiana. The request accounted for increased cost of debt related to this PPA, which provides equivalent equity return to offset imputed debt during the 25 year life of the PPA. In October 2021, the IURC approved the Warrick County solar PPA but denied the request to preemptively offset imputed debt in the PPA cost. Due to rising project costs caused by inflation and supply chain issues affecting the energy industry, Clenera LLC and Indiana Electric were compelled to renegotiate terms of the agreement to increase the PPA price. On January 17, 2023, Indiana Electric filed a request with the IURC to amend the previously approved PPA with certain modifications. Revised purchase power costs are requested to be recovered through the

fuel adjustment clause proceedings over the term of the amended PPA. The amended PPA was approved by the IURC in the second quarter of 2023. The Clenera LLC solar array is expected to be placed in service in the second quarter of 2025.

On August 25, 2021, Indiana Electric filed with the IURC seeking approval to purchase 185 MW of solar power, under a 15-year PPA, from Oriden, which is developing a solar project in Vermillion County, Indiana, and 150 MW of solar power, under a 20-year PPA, from Origis, which is developing a solar project in Knox County, Indiana. On May 4, 2022, the IURC issued an order approving Indiana Electric to enter into both PPAs. In March 2022, when the results of the MISO interconnection study were completed, Origis advised Indiana Electric that the costs to construct the solar project in Knox County, Indiana had increased. The increase was largely driven by escalating commodity and supply chain costs impacting manufacturers worldwide. In August 2022, Indiana Electric and Origis entered into an amended PPA, which reiterated the terms contained in the 2021 PPA with certain modifications. On October 19, 2022, Indiana Electric filed with the IURC seeking approval of the amended PPA with Origis and a hearing was held on January 4, 2023. On February 22, 2023, the IURC issued an order authorizing Indiana Electric to (i) enter into the amended PPA with Origis; (ii) recover the cost of the amended PPA over its full term as proposed; and (iii) use the proposed ratemaking treatment. On January 17, 2023, Indiana Electric filed a request with the IURC to amend the previously approved PPA with Oriden with certain modifications. Revised purchase power costs are requested to be recovered through the fuel adjustment clause proceedings over the term of the amended PPA with Oriden. The amended PPA with Oriden was approved by the IURC in the second quarter of 2023. The Oriden solar array is expected to be placed in service in the second quarter of 2025 and the Origis solar array is expected to be placed in service by the third quarter of 2024.

#### Natural Gas Combustion Turbines

On June 17, 2021, Indiana Electric filed a CPCN with the IURC seeking approval to construct two natural gas combustion turbines to replace portions of its existing coal-fired generation fleet. On June 28, 2022, the IURC approved the CPCN. The estimated \$334 million turbine facility is planned to be constructed at the current site of the A.B. Brown power plant in Posey County, Indiana and would provide a combined output of 460 MW. Indiana Electric received approval for depreciation expense and post in-service carrying costs to be deferred in a regulatory asset until the date Indiana South's base rates include a return on and recovery of depreciation expense on the facility. A new approximately 23.5 mile pipeline will be constructed and operated by Texas Gas Transmission, LLC to supply natural gas to the turbine facility. Indiana Electric entered into an agreement with Texas Gas Transmission, pending FERC approval of a necessary pipeline, to supply firm gas service to the new combustion turbines being constructed as part of the generation transition. On October 20, 2022, FERC granted Texas Gas Transmission a certificate to construct the pipeline. On November 21, 2022, the Citizens Action Coalition of Indiana, Inc. filed a request for rehearing which was denied on June 8, 2023 when FERC issued a Notice of Denial of Rehearing by Operation of Law. Separately, on February 21, 2023, Citizens Action Coalition of Indiana, Inc. filed a Petition for Review at the United States Court of Appeals for the District of Columbia. The appeal is pending with the briefing schedule recently being released. Finally, on July 7, 2023, FERC issued a Notice to Proceed with Full Construction and Modification Approvals, granting Texas Gas Transmission's request to proceed, in full, with construction of the Henderson County Expansion Project. Indiana Electric granted its contractor a full notice to proceed to construct the turbines on December 9, 2022. The facility is targeted to be operational by mid-2025. Recovery of the proposed natural

## **Culley Unit 3 Operations**

In June 2022, F.B. Culley Unit 3, an Indiana Electric coal-fired electric generation unit with an installed generating capacity of 270 MW, experienced an operating issue relating to its boiler feed pump turbine. The unit returned to service in March 2023.

## Space City Solar Transmission Interconnection Project (CenterPoint Energy and Houston Electric)

On December 17, 2020, Houston Electric filed a certificate of convenience and necessity application with the PUCT for approval to build a 345 kV transmission line in Wharton County, Texas connecting the Hillje substation on Houston Electric's transmission system to the planned 610 MW Space City Solar Generation facility being developed by third-party developer EDF Renewables. The actual capital costs of the project will depend on actual land acquisition costs, construction costs, and other factors. In November 2021, the PUCT approved a route that was estimated to cost \$25 million and issued a final order on

January 12, 2022. There have been project delays due to supply chain constraints in the developer acquiring solar panels. Houston Electric expects to complete construction and the transmission line will be ready to be energized by the end of 2023.

#### Texas Legislation (CenterPoint Energy, Houston Electric and CERC)

Houston Electric continues to review the effects of legislation passed in 2021. For example, pursuant to legislation passed in 2021, Houston Electric entered into two leases for TEEEF (mobile generation). Additionally, the 2021 legislation allows Houston Electric to seek recovery of transmission and distribution facilities that have a lead time of at least six months and would aid in restoring power to Houston Electric's distribution customers following certain widespread power outages. Houston Electric plans to seek recovery of costs associated with LLTF in a future DCRF or ratemaking proceeding. For additional information, see Note 6 to the Interim Condensed Financial Statements.

Houston Electric and CERC are also reviewing legislation passed in 2023, including the following pieces of legislation that became law during the 88th Texas Legislature, including:

- House Bill 1500 is effective September 1, 2023 and continues the functions of the PUCT, the Office of Public Utility Counsel, and ERCOT through 2029. This bill also includes an amendment that clarifies the use cases under which TDUs may lease and operate temporary generation during "significant" power outages;
- House Bill 2263 is effective June 12, 2023 and authorizes local distribution companies to offer programs to promote energy conservation and to
  recover costs prudently incurred to implement such programs under Railroad Commission authority;
- House Bill 2555 is effective June 13, 2023 and allows an electric utility to create a transmission and distribution system resiliency plan with the
  PUCT and associated cost recovery to enhance its system through hardening, undergrounding certain lines, flood mitigation measures, and vegetation
  management. We anticipate that the PUCT will open a rule making proceeding; the PUCT has until December 10, 2023 to adopt a rule;
- Senate Bill 947 is effective September 1, 2023 and creates severe criminal offenses for intentional damage to critical infrastructure facilities that create extended power outages;
- Senate Bill 1015 is effective June 18, 2023 and allows utilities to file the DCRF twice a year, on any day the PUCT is open (at least 185 days after filing a full base rate proceeding) and setting an administrative approval timeline of 60 days;
- Senate Bill 1016 is effective May 5, 2023 and requires the PUCT to presume that all employee compensation and benefits are reasonable and necessary when establishing a utility's rates if based upon market compensation studies issued within the last three years; it includes exceptions for utility officer incentives that are based on financial metrics. Certain incentive compensation that is in-line with market studies will be presumed reasonable and recoverable; and
- Senate Bill 1076 is effective June 2, 2023 and moves the timeline for the PUCT to approve certificates of convenience and necessity for transmission projects to 180 days after the date of filing, rather than the first anniversary of the day it was filed.

#### Minnesota Legislation (CenterPoint Energy and CERC)

The Natural Gas Innovation Act was passed by the Minnesota legislature in June 2021 with bipartisan support. This law establishes a regulatory framework to enable the state's investor-owned natural gas utilities to provide customers with access to renewable energy resources and innovative technologies, with the goal of reducing greenhouse gas emissions and advancing the state's clean energy future. The maximum allowable cost for an innovation plan will start at 1.75% of the utility's revenue in the state and could increase to 4% by 2033, subject to review and approval by the MPUC. Specifically, the Natural Gas Innovation Act allows a natural gas utility to submit an innovation plan for approval by the MPUC which could propose the use of renewable energy resources and innovative technologies such as:

- renewable natural gas (produces energy from organic materials such as wastewater, agricultural manure, food waste, agricultural or forest waste);
- renewable hydrogen gas (produces energy from water through electrolysis with renewable electricity such as solar);
- energy efficiency measures (avoids energy consumption in excess of the utility's existing conservation programs); and
- innovative technologies (reduces or avoids greenhouse gas emissions using technologies such as carbon capture).

On June 28, 2023, CERC submitted its first innovation plan to the MPUC; the five-year plan includes 18 pilot projects and seven smaller research-anddevelopment projects. These projects will deploy and evaluate a broad array of innovative resources including made-in-Minnesota alternative gases such as renewable natural gas and green hydrogen as well as pioneering technologies such as a networked geothermal district energy system and end-use carbon capture. The proposed plan requires approval from the MPUC through a review process that is expected to take about one year. The MPUC has asked for comments by September 15, 2023 if parties believe that the filing is incomplete based on the reporting requirements or if parties do not



believe that the MPUC's standard informal proceeding process is appropriate. The initial comment period closes November 3, 2023, reply comments are due January 12, 2024 and supplemental comments are due February 2, 2024; the MPUC has indicated that unless warranted by comments received by September 15, 2023, it does not intend to hear this matter before the completion of the entire comment period.

## Solar Panel Issues (CenterPoint Energy)

CenterPoint Energy's current and future solar projects have been impacted by delays and/or increased costs. The delays and inflationary cost pressures communicated from the developers of our solar projects are primarily due to (i) unavailability of solar panels and other uncertainties related to the pending DOC investigation on anti-dumping and countervailing duties petition filed by a domestic solar manufacturer, (ii) the December 2021 Uyghur Forced Labor Prevention Act on solar modules and other products manufactured in China's Xinjiang Uyghur Autonomous Region and (iii) persistent general global supply chain and labor availability issues. On December 2, 2022, the DOC issued its preliminary determination, finding four of the eight companies being investigated are attempting to bypass U.S. duties; however, the investigation continues and the DOC's final determination is now expected in August 2023. In June 2022, President Biden authorized an executive order which would suspend anti-circumvention tariffs on solar panels for two years; however, the executive order could be subject to legal and legislative challenges and its effects remain uncertain. The resolution of these issues will determine what additional costs or delays our solar projects will be subject to. These impacts have resulted in cost increases for certain projects, and may result in cost increases in other projects, and such impacts have resulted in, or are expected to result in, the need for us to seek additional regulatory review and approvals. Additionally, significant changes to project costs and schedules as a result of these factors could impact the viability of the projects. For more information regarding potential delays, cancellations and supply chain disruptions, see "Item 1A. Risk Factors" in the Registrants' 2022 Form 10-K.

## **Rate Change Applications**

Annual

The Registrants are routinely involved in rate change applications before state regulatory authorities. Those applications include general rate cases, where the entire cost of service of the utility is assessed and reset. In addition, Registrants are periodically involved in proceedings to adjust its capital tracking mechanisms (e.g., CSIA, DCRF, DRR, GRIP, TCOS and TDSIC), its cost of service adjustments (e.g., RSP and RRA), its decoupling mechanism (e.g., Decoupling and SRC), and its energy efficiency cost trackers (e.g., CIP, DSMA, EECR, EECRF, EEFC and EEFR). The table below reflects significant applications pending or completed since the Registrants' combined 2022 Form 10-K was filed with the SEC through the date of the filing of this Form 10-Q.

Mechanism	Annual Increase (Decrease) (1) (in millions)	Filing Date	Effective Date	Approval Date	Additional Information
			Centerl	Point Energy a	nd Houston Electric (PUCT)
DCRF (1)	85	April 2023	TBD	TBD	The net change in distribution invested capital since its last base rate proceeding of approximately \$1.9 billion for the period January 1, 2019 through December 31, 2022 for a revenue increase of \$85 million, adjusted for load growth. On July 14, 2023 a settlement was filed that results in a revenue increase of \$70 million adjusted for load growth.
TEEEF (1)	149	April 2023	TBD	TBD	A total Rider TEEEF revenue requirement of \$188 million for cost incurred through December 31, 2022. The revenue change between the rates resulting from the 2022 TEEEF and this application is \$149 million.
TCOS	40	March 2023	May 2023	May 2023	Based on net change in invested capital of \$367 million for the period August 1, 2022 through January 31, 2023.
DCRF	117	April 2022	April 2023	April 2023	A final order was issued on April 5, 2023 approving a TEEEF revenue requirement of \$39 million with rates effective April 15, 2023. On April 28, 2023 and May 1, 2023 certain intervenors filed motions for rehearing of the PUCT's April 5, 2023 order. On May 25, 2023 the PUCT issued its order on rehearing which clarified some of the findings, but did not change the approval of TEEEF cost recovery. On June 19, 2023 certain intervenors filed motions for rehearing of the PUCT is expected to consider these motions at its August 3, 2023 open meeting. See Note 6 to the Interim Condensed Financial Statements for further information.
EECRF	16	June 2023	TBD	TBD	The requested \$53 million is comprised primarily of the following: 2024 Program costs of \$38 million; a credit of \$2 million related to the over-recovery of 2022 program cost; the 2022 Earned bonus of \$16 million and 2024 projected evaluation, measurement and verification costs of \$1 million.

Mechanism	Annual Increase (Decrease) (1) (in millions) Cente	Filing Date erPoint Energy and	Effective Date d CERC - Beaumo	Approval Date ont/East Texas,	Additional Information South Texas, Houston and Texas Coast (Railroad Commission)
GRIP	60	March 2023	June 2023	June 2023	Based on net change in invested capital for calendar year 2022 of \$390 million.
			CenterPo	oint Energy and	d CERC - Minnesota (MPUC)
CIP Financial Incentive (1)	8	May 2023	TBD	TBD	CIP Financial Incentive based on 2022 CIP program activity.
				erPoint Energ	y and CERC - Mississippi
RRA (1)	8	May 2023	TBD	TBD	Based ROE of 10.098% with 100 basis point (+/-) earnings band. Revenue increase of approximately \$8 million based on 2022 test year adjusted earned ROE of 5.66%. Interim increase of approximately \$1 million implemented May 31, 2023.
			CenterP	oint Energy ar	nd CERC - Louisiana (LPSC)
RSP	6	September 2022	May 2023	April 2023	Based on ROE of 9.95% with 50 basis point (+/-) earnings band. The North Louisiana increase, net of TCJA effects considered outside of the earnings band, is \$3 million based on a test year ended June 2022 and adjusted ROE of 7.05%. The South Louisiana increase, net of TCJA effects considered outside of the earnings band, is \$5 million based on a test year ended June 2022 and adjusted ROE of 4.19%. The TCJA refund impact to North Louisiana and South Louisiana was \$1 million and \$1 million, respectively. North Louisiana and South Louisiana also seek to recover regulatory assets due to COVID-19 bad debt expenses in the amounts of \$0.7 million and \$0.3 million, respectively. Interim rates implemented on December 28, 2022, subject to refund. On April 5, 2023 the LPSC issued an order approving a joint settlement for \$2.7 million in North Louisiana and \$4.6 million in South Louisiana in addition to the full impacts of TCJA and COVID-19 recoveries. Implementation occurred in May 2023 upon approval of compliance tariff.
			Center	Point Energy -	Indiana South - Gas (IURC)
CSIA (1)	3	April 2023	July 2023	July 2023	Requested an increase of \$33 million to rate base, which reflects approximately \$3 million annual increase in current revenues. 80% of revenue requirement is included in requested rate increase and 20% is deferred until the next rate case. The mechanism also includes a change in (over)/under-recovery variance of \$1 million annually. Also included are unrecovered deferred Operations & Management expenses of \$9 million. OUCC filed on June 2, 2023, recommending approval of the proposed CSIA rates and updated plan as filed, with non-cost recommendations. Rebuttal testimony filed June 16, 2023. A hearing was held June 28, 2023. The IURC issued an Order approving the CSIA on July 26, 2023.
			CenterPoint	Energy and CE	CRC - Indiana North - Gas (IURC)
CSIA (1)	9	April 2023	July 2023	July 2023	Requested an increase of \$95 million to rate base, which reflects approximately \$9 million annual increase in current revenues. 80% of revenue requirement is included in requested rate increase and 20% is deferred until the next rate case. The mechanism also includes a change in (over)/under-recovery variance of \$5 million annually. Also included are unrecovered deferred O&M expenses of \$20 million. OUCC filed on June 2, 2023, recommending approval of the proposed CSIA rates and updated plan as filed, with non-cost recommendations. Rebuttal testimony was filed on June 16, 2023. A hearing was held June 28, 2023. The IURC issued an Order approving the CSIA on July 26, 2023.
				00	and CERC - Ohio (PUCO)
DRR (1)	6	May 2023	TBD	TBD	Requested an increase of \$46 million to rate base for investments made in 2022, which reflects a \$6 million annual increase in current revenues. A change in (over)/under-recovery variance of \$0.3 million annually is also included in rates. PUCO staff review and recommendation filed June 29, 2023 recommending approval as proposed. VEDO statement of issues resolved in case filed July 14, 2023.

Mechanism	Annual Increase (Decrease) (1) (in millions)	Filing Date	Effective Date	Approval Date	Additional Information
			Cente	erPoint Energy	- Indiana Electric (IURC)
TDSIC (1)	2	February 2023	June 2023	May 2023	Requested an increase of \$31 million to rate base, which reflects a \$5 million annual increase in current revenues. 80% of the revenue requirement is included in requested rate increase and 20% is deferred until next rate case. The mechanism also includes a change in (over)/under-recovery variance and a tax reform credit for a total of (\$1 million). OUCC filed on April 3, 2023, recommending approval of the proposed TDSIC rates and updated plan as filed. A hearing was held on May 3, 2023. On May 30, 2023, the IURC issued an order approving the TDSIC rates an updated plan as filed with rates effective June 1, 2023.
CECA <sub>(1)</sub>	_	February 2023	June 2023	May 2023	Requested an increase of less than \$1 million to rate base, which reflects an annual increase of less than \$1 million in current revenues. The mechanism also includes a change in (over)/under-recovery variance of less than (\$1 million). OUCC filed on March 31, 2023, recommending approval of the proposed CECA cost recovery with a reduction of approximately \$0.3 million. Rebuttal testimony was filed on April 6, 2023. A hearing was held on May 3, 2023. On May 30, 2023, the IURC issued an order approving the CECA rates with a cost recovery reduction of approximately \$0.3 million with rates effective June 6, 2023.
ECA (1)	1	May 2023	TBD	TBD	Requested an increase of \$51 million to rate base, which reflects a \$1 million annual increase in current revenues. 80% of the revenue requirement is included in requested rate increase and 20% is deferred until next rate case. The mechanism also includes a change in (over)/under-recovery variance of less than \$1 million.
DSMA (1)	16	July 2023	TBD	TBD	The requested \$45 million is comprised primarily of the following: 2024 program costs of \$11 million and \$26 million of lost revenue, \$3 million related to the over-recovery of 2022 program costs and \$11 million under-recovery related to a prior period variance adjustment; the requested \$45 million is an increase of \$16 million compared to the prior DSMA.

(1) Represents proposed increases (decreases) when effective date and/or approval date is not yet determined. Approved rates could differ materially from proposed rates.

#### Inflation Reduction Act (IRA)

On August 16, 2022, the IRA was signed into law. The new law extends or creates tax-related energy incentives for solar, wind and alternative clean energy sources, implements, subject to certain exceptions, a 1% tax on share repurchases after December 31, 2022, and implements a 15% corporate alternative minimum tax based on the AFSI of those corporations with an average AFSI of \$1 billion over the most recent three-year period (i.e., the CAMT). The IRA did not have a material impact on the Registrants' 2022 financial results and no material impact is expected for 2023 financial results. The Registrants may be currently subject to the CAMT, pending future guidance relating to comments requested in response to Notice 2023-7. If the Registrants are subject to the CAMT for 2023, the calculation of regular tax will exceed minimum tax for 2023; therefore, no minimum tax is expected to be paid. Further guidance on the tax provisions of the IRA is expected and the Registrants continue to evaluate the IRA provisions for the effect on their future financial results.

#### Greenhouse Gas Regulation and Compliance (CenterPoint Energy)

On August 3, 2015, the EPA released its CPP rule, which required a 32% reduction in carbon emissions from 2005 levels. The final rule was published in the Federal Register on October 23, 2015, and that action was immediately followed by litigation ultimately resulting in the U.S. Supreme Court staying implementation of the rule. On July 8, 2019, the EPA published the ACE rule, which (i) repealed the CPP rule; (ii) replaced the CPP rule with a program that requires states to implement a program of energy efficiency improvement targets for individual coal-fired electric generating units; and (iii) amended the implementing regulations for Section 111(d) of the Clean Air Act. On January 19, 2021, the majority of the ACE rule — including the CPP repeal, CPP replacement, and the timing-related portions of the Section 111(d) implementing rule — was struck down by the U.S. Court of Appeals for the D.C. Circuit and on October 29, 2021, the U.S. Supreme Court agreed to consider four petitions filed by various coal interests and a coalition of 19 states. On June 30, 2022, the U.S. Supreme Court ruled that the EPA exceeded its authority in promulgating the CPP. On May 10, 2023, the EPA proposed regulations under Section 111 of the Clean Air Act which, if finalized, apply new GHG performance standards for those existing coal-fired units expected to continue operation beyond December 31, 2029. We are currently reviewing the proposal for applicability to existing and new gas-fired generating units, but would note that CenterPoint Energy does not currently have plans to operate any of its coal-fired units beyond December 2029.



The Biden administration recommitted the United States to the Paris Agreement, which can be expected to drive a renewed regulatory push to require further GHG emission reductions from the energy sector and proceeded to lead negotiations at the global climate conference in Glasgow, Scotland. On April 22, 2021, President Biden announced new goals of 50% reduction of economy-wide GHG emissions, and 100% carbon-free electricity by 2035, which formed the basis of the U.S. commitments announced in Glasgow. In September 2021, CenterPoint Energy announced its net zero emissions goals for both Scope 1 and certain Scope 2 emissions by 2035 as well as a goal to reduce certain Scope 3 emissions by 20% to 30% by 2035. Because Texas is an unregulated market, CenterPoint Energy's Scope 2 estimates do not take into account Texas electric transmission and distribution assets in the line loss calculation and, in addition, exclude emissions related to purchased power in Indiana between 2024 and 2026 as estimated. CenterPoint Energy's Scope 3 estimates are based on the total natural gas supply delivered to residential and commercial customers as reported in the U.S. Energy Information Administration (EIA) Form EIA-176 reports and do not take into account the emissions of transport customers and emissions related to upstream extraction. These emission goals are expected to be used to position CenterPoint Energy to comply with anticipated future regulatory requirements from the current and future administrations to further reduce GHG emissions. CenterPoint Energy's and CERC's revenues, operating costs and capital requirements could be adversely affected as a result of any regulatory action that would require installation of new control technologies or a modification of their operations or would have the effect of reducing the consumption of natural gas. The IRA established the Methane Emissions Reduction Program, which imposes a charge on methane emissions from certain natural gas transmission facilities, and the EPA has proposed new regulations targeting reductions in methane emissions, which if implemented will increase costs related to production, transmission and storage of natural gas. Houston Electric, in contrast to some electric utilities including Indiana Electric, does not generate electricity, other than TEEEF, and thus is not directly exposed to the risk of high capital costs and regulatory uncertainties that face electric utilities that burn fossil fuels to generate electricity. CenterPoint Energy's net zero emissions goals are aligned with Indiana Electric's generation transition plan and are expected to position Indiana Electric to comply with anticipated future regulatory requirements related to GHG emissions reductions. Nevertheless, Houston Electric's and Indiana Electric's revenues could be adversely affected to the extent any resulting regulatory action has the effect of reducing consumption of electricity by ultimate consumers within their respective service territories. Likewise, incentives to conserve energy or to use energy sources other than natural gas could result in a decrease in demand for the Registrants' services. For example, Minnesota has enacted the Natural Gas Innovation Act that seeks to provide customers with access to renewable energy resources and innovative technologies, with the goal of reducing GHG emissions. Further, certain local government bodies have introduced or are considering requirements and/or incentives to reduce energy consumption by certain specified dates. For example, Minneapolis has adopted carbon emission reduction goals in an effort to decrease reliance on fossil gas. Additionally, cities in Minnesota within CenterPoint Energy's Natural Gas operational footprint are considering initiatives to eliminate natural gas use in buildings and focus on electrification. Also, Minnesota cities may consider seeking legislative authority for the ability to enact voluntary enhanced energy standards for all development projects. These initiatives could have a significant impact on CenterPoint Energy and its operations, and this impact could increase if other cities and jurisdictions in its service area enact similar initiatives. Further, our third party suppliers, vendors and partners may also be impacted by climate change laws and regulations, which could impact CenterPoint Energy's business by, among other things, causing permitting and construction delays, project cancellations or increased project costs passed on to CenterPoint Energy. Conversely, regulatory actions that effectively promote the consumption of natural gas because of its lower emissions characteristics would be expected to benefit CenterPoint Energy and CERC and their natural gas-related businesses. At this time, however, we cannot quantify the magnitude of the impacts from possible new regulatory actions related to GHG emissions, either positive or negative, on the Registrants' businesses.

Compliance costs and other effects associated with climate change, reductions in GHG emissions and obtaining renewable energy sources remain uncertain. Although the amount of compliance costs remains uncertain, any new regulation or legislation relating to climate change will likely result in an increase in compliance costs. While the requirements of a federal or state rule remain uncertain, CenterPoint Energy will continue to monitor regulatory activity regarding GHG emission standards that may affect its business. Currently, CenterPoint Energy does not purchase carbon credits. In connection with its net zero emissions goals, CenterPoint Energy is expected to purchase carbon credits in the future; however, CenterPoint Energy does not currently expect the number of credits, or cost for those credits, to be material.

#### **Climate Change Trends and Uncertainties**

As a result of increased awareness regarding climate change, coupled with adverse economic conditions, availability of alternative energy sources, including private solar, microturbines, fuel cells, energy-efficient buildings and energy storage devices, and new regulations restricting emissions, including potential regulations of methane emissions, some consumers and companies may use less energy, meet their own energy needs through alternative energy sources or avoid expansions of their facilities, including natural gas facilities, resulting in less demand for the Registrants' services. As these technologies become a more cost-competitive option over time, whether through cost effectiveness or government incentives and subsidies, certain customers may choose to meet their own energy needs and subsequently decrease usage of the Registrants' systems and

services, which may result in, among other things, Indiana Electric's generating facilities becoming less competitive and economical. Further, evolving investor sentiment related to the use of fossil fuels and initiatives to restrict continued production of fossil fuels have had significant impacts on CenterPoint Energy's electric generation and natural gas businesses. For example, because Indiana Electric's current generating facilities substantially rely on coal for their operations, certain financial institutions choose not to participate in CenterPoint Energy's financing arrangements. Conversely, demand for the Registrants' services may increase as a result of customer changes in response to climate change. For example, as the utilization of electric vehicles increases, demand for electricity may increase, resulting in increased usage of CenterPoint Energy's systems and services. Any negative opinions with respect to CenterPoint Energy's environmental practices or its ability to meet the challenges posed by climate change formed by regulators, customers, investors, legislators or other stakeholders could harm its reputation.

To address these developments, CenterPoint Energy announced its net zero emissions goals for both Scope 1 and certain Scope 2 emissions by 2035. Indiana Electric's 2019/2020 IRP identified a preferred portfolio that retires 730 MW of coal-fired generation facilities and replaces these resources with a mix of generating resources composed primarily of renewables, including solar, wind, and solar with storage, supported by dispatchable natural gas combustion turbines including a pipeline to serve such natural gas generation. Indiana Electric's 2019/2020 IRP and has received initial approvals for 756 MWs of the 700-1,000 MWs identified within Indiana Electric's 2019/2020 IRP. Additionally, as reflected in its 10-year capital plan announced in September 2021, CenterPoint Energy anticipates spending over \$3 billion in clean energy investments and enablement, which may be used to support, among other things, renewable energy generation and electric vehicle expansion. CenterPoint Energy believes its planned investments in renewable energy generation and corresponding planned reduction in its GHG emissions as part of its net zero emissions goals support global efforts to reduce the impacts of climate change. Indiana Electric has conducted a new IRP, which was submitted to the IURC in May 2023, to identify an appropriate generation resource portfolio to satisfy the needs of its customers and comply with environmental regulations. The proposed preferred portfolio is the second evolution to the generation transition plan to move away from coal-fired generation to a more sustainable portfolio of resources. Indiana Electric plans to convert its last remaining coal unit to natural gas by 2027 and to add a significant amount of additional renewable resources through 2033.

To the extent climate changes result in warmer temperatures in the Registrants' service territories, financial results from the Registrants' businesses could be adversely impacted. For example, CenterPoint Energy's and CERC's Natural Gas could be adversely affected through lower natural gas sales. On the other hand, warmer temperatures in CenterPoint Energy's and Houston Electric's electric service territory may increase revenues from transmission and distribution and generation through increased demand for electricity used for cooling. Another possible result of climate change is more frequent and more severe weather events, such as hurricanes, tornadoes and flooding, including such storms as the February 2021 Winter Storm Event. Since many of the Registrants' facilities are located along or near the Texas gulf coast, increased or more severe hurricanes or tornadoes could increase costs to repair damaged facilities and restore service to customers. CenterPoint Energy's current 10-year capital plan includes capital expenditures to maintain reliability and safety and increase resiliency of its systems as climate change may result in more frequent significant weather events. Houston Electric does not own or operate any electric generation facilities other than, since September 2021, its operation of TEEEF. Houston Electric transmits and distributes to customers of REPs electric power that the REPs obtain from power generation facilities owned by third parties. To the extent adverse weather conditions affect the Registrants' suppliers, results from their energy delivery businesses may suffer. For example, in Texas, the February 2021 Winter Storm Event caused an electricity generation shortage that was severely disruptive to Houston Electric's service territory and the wholesale generation market and also caused a reduction in available natural gas capacity. When the Registrants cannot deliver electricity or natural gas to customers, or customers cannot receive services, the Registrants' financial results can be impacted by lost revenues, and they generally must seek approval from regulators to recover restoration costs. To the extent the Registrants are unable to recover those costs, or if higher rates resulting from recovery of such costs result in reduced demand for services, the Registrants' future financial results may be adversely impacted. Further, as the intensity and frequency of significant weather events continues, it may impact our ability to secure cost-efficient insurance.

#### **Other Matters**

#### **Credit Facilities**

The Registrants may draw on their respective revolving credit facilities from time to time to provide funds used for general corporate and limited liability company purposes, including to backstop CenterPoint Energy's and CERC's commercial paper programs. The facilities may also be utilized to obtain letters of credit. For further details related to the Registrants' revolving credit facilities, see Note 11 to the Interim Condensed Financial Statements.



Based on the consolidated debt to capitalization covenant in the Registrants' revolving credit facilities, the Registrants would have been permitted to utilize the full capacity of such revolving credit facilities, which aggregated approximately \$4.0 billion as of June 30, 2023. As of July 19, 2023, the Registrants had the following revolving credit facilities and utilization of such facilities:

			Amount Utilized as of July 19, 2023							
Registrant		Size of Facility		Loans	Lette	ers of Credit	Со	nmercial Paper	Weighted Average Interest Rate	Termination Date
(in millions)										
CenterPoint Energy	\$	2,400	\$		\$	8	\$	1,564	5.44%	December 6, 2027
CenterPoint Energy (1)		250						_	%	December 6, 2027
Houston Electric		300				—		_	%	December 6, 2027
CERC		1,050		_		1			%	December 6, 2027
Total	\$	4,000	\$		\$	9	\$	1,564		

#### (1) This credit facility was issued by SIGECO.

Borrowings under each of the revolving credit facilities are subject to customary terms and conditions. However, there is no requirement that the borrower makes representations prior to borrowing as to the absence of material adverse changes or litigation that could be expected to have a material adverse effect. Borrowings under each of the revolving credit facilities are subject to acceleration upon the occurrence of events of default that we consider customary. The revolving credit facilities also provide for customary fees, including commitment fees, administrative agent fees, fees in respect of letters of credit and other fees. In each of the revolving credit facilities, the spread to SOFR and the commitment fees fluctuate based on the borrower's credit rating. Each of the Registrant's credit facilities provide for a mechanism to replace SOFR with possible alternative benchmarks upon certain benchmark replacement events. The borrowers are currently in compliance with the various business and financial covenants in the four revolving credit facilities.

#### **Debt Transactions**

For detailed information about the Registrants' debt transactions to date in 2023, see Note 11 to the Interim Condensed Financial Statements.

#### Securities Registered with the SEC

On May 17, 2023, the Registrants filed a joint shelf registration statement with the SEC registering indeterminate principal amounts of Houston Electric's general mortgage bonds, CERC Corp.'s senior debt securities and CenterPoint Energy's senior debt securities and junior subordinated debt securities and an indeterminate number of shares of Common Stock, shares of preferred stock, depositary shares, as well as stock purchase contracts and equity units. The joint shelf registration statement will expire on May 17, 2026. For information related to the Registrants' debt issuances in 2023, see Note 11 to the Interim Condensed Financial Statements.

## **Temporary Investments**

As of July 19, 2023, the Registrants had no temporary investments.

#### **Money Pool**

The Registrants participate in a money pool through which they and certain of their subsidiaries can borrow or invest on a short-term basis. Funding needs are aggregated and external borrowing or investing is based on the net cash position. The net funding requirements of the CenterPoint Energy money pool are expected to be met with borrowings under CenterPoint Energy's revolving credit facility or the sale of CenterPoint Energy's commercial paper. The net funding requirements of the CERC money pool are expected to be met with borrowings under CERC's revolving credit facility or the sale of CERC's commercial paper. The money pool may not provide sufficient funds to meet the Registrants' cash needs.

The table below summarizes CenterPoint Energy money pool activity by Registrant as of July 19, 2023:

	Weighted Average Interest Rate	Houston El	ectric	CERC
			(in millions)	
Money pool investments	5.49%	\$	(183) \$	327

#### Impact on Liquidity of a Downgrade in Credit Ratings

The interest rate on borrowings under the credit facilities is based on each respective borrower's credit ratings. As of July 19, 2023, Moody's, S&P and Fitch had assigned the following credit ratings to the borrowers:

		Moody's		S&P		Fitch	
Registrant	Borrower/Instrument	Rating	Outlook (1)	Rating	Outlook (2)	Rating	Outlook (3)
CenterPoint Energy	CenterPoint Energy Senior Unsecured Debt	Baa2	Stable	BBB	Stable	BBB	Stable
CenterPoint Energy	Vectren Corp. Issuer Rating	n/a	n/a	BBB+	Stable	n/a	n/a
CenterPoint Energy	SIGECO Senior Secured Debt	A1	Stable	А	Stable	n/a	n/a
Houston Electric	Houston Electric Senior Secured Debt	A2	Stable	А	Stable	А	Stable
CERC	CERC Corp. Senior Unsecured Debt	A3	Stable	BBB+	Stable	A-	Stable
CERC	Indiana Gas Senior Unsecured Debt	n/a	n/a	BBB+	Stable	n/a	n/a

(1) A Moody's rating outlook is an opinion regarding the likely direction of an issuer's rating over the medium term.

(2) An S&P outlook assesses the potential direction of a long-term credit rating over the intermediate to longer term.

(3) A Fitch rating outlook indicates the direction a rating is likely to move over a one- to two-year period.

The Registrants cannot assure that the ratings set forth above will remain in effect for any given period of time or that one or more of these ratings will not be lowered or withdrawn entirely by a rating agency. The Registrants note that these credit ratings are included for informational purposes and are not recommendations to buy, sell or hold the Registrants' securities and may be revised or withdrawn at any time by the rating agency. Each rating should be evaluated independently of any other rating. Any future reduction or withdrawal of one or more of the Registrants' credit ratings could have a material adverse impact on the Registrants' ability to obtain short- and long-term financing, the cost of such financings and the execution of the Registrants' commercial strategies.

A decline in credit ratings could increase borrowing costs under the Registrants' revolving credit facilities. If the Registrants' credit ratings had been downgraded one notch by S&P and Moody's from the ratings that existed as of June 30, 2023, the impact on the borrowing costs under the three revolving credit facilities would have been insignificant. A decline in credit ratings would also increase the interest rate on long-term debt to be issued in the capital markets and could negatively impact the Registrants' ability to complete capital market transactions and to access the commercial paper market. Additionally, a decline in credit ratings could increase cash collateral requirements and reduce earnings of CenterPoint Energy's and CERC's Natural Gas reportable segments.

Pipeline tariffs and contracts typically provide that if the credit ratings of a shipper or the shipper's guarantor drop below a threshold level, which is generally investment grade ratings from both Moody's and S&P, cash or other collateral may be demanded from the shipper in an amount equal to the sum of three months' charges for pipeline services plus the unrecouped cost of any lateral built for such shipper. If the credit ratings of CERC Corp. decline below the applicable threshold levels, CERC might need to provide cash or other collateral of up to \$249 million as of June 30, 2023. The amount of collateral will depend on seasonal variations in transportation levels.

## ZENS and Securities Related to ZENS (CenterPoint Energy)

If CenterPoint Energy's creditworthiness were to drop such that ZENS holders thought its liquidity was adversely affected or the market for the ZENS were to become illiquid, some ZENS holders might decide to exchange their ZENS for cash. Funds for the payment of cash upon exchange could be obtained from the sale of the shares of ZENS-Related Securities that CenterPoint Energy owns or from other sources. CenterPoint Energy owns shares of ZENS-Related Securities equal to approximately 100% of the reference shares used to calculate its obligation to the holders of the ZENS. ZENS exchanges result

in a cash outflow because tax deferrals related to the ZENS and shares of ZENS-Related Securities would typically cease when ZENS are exchanged or otherwise retired and shares of ZENS-Related Securities are sold. The ultimate tax liability related to the ZENS and ZENS-Related Securities continues to increase by the amount of the tax benefit realized each year, and there could be a significant cash outflow when the taxes are paid as a result of the retirement or exchange of the ZENS. If all ZENS had been exchanged for cash on June 30, 2023, deferred taxes of approximately \$697 million would have been payable in 2023. If all the ZENS-Related Securities had been sold on June 30, 2023, capital gains taxes of approximately \$76 million would have been payable in 2023 based on 2023 tax rates in effect. For additional information about ZENS, see Note 10 to the Interim Condensed Financial Statements.

#### **Cross Defaults**

Under each of CenterPoint Energy's, Houston Electric's and CERC's respective revolving credit facilities and CERC's term loan agreement, a payment default on, or a non-payment default, event or condition that permits acceleration of, any indebtedness for borrowed money and certain other specified types of obligations (including guarantees) exceeding \$125 million by the borrower or any of their respective significant subsidiaries will cause a default under such borrower's respective credit facility or term loan agreement. Under SIGECO's revolving credit facility, a payment default on, or a non-payment default, event or condition that permits acceleration of, any indebtedness for borrowed money and certain other specific types of obligations (including guarantees) exceeding \$75 million by SIGECO or any of its significant subsidiaries will cause a default under SIGECO's credit facility. A default by CenterPoint Energy would not trigger a default under its subsidiaries' debt instruments or revolving credit facilities.

#### Possible Acquisitions, Divestitures and Joint Ventures

From time to time, the Registrants consider the acquisition or the disposition of assets or businesses or possible joint ventures, strategic initiatives or other joint ownership arrangements with respect to assets or businesses. Any determination to take action in this regard will be based on market conditions and opportunities existing at the time, and accordingly, the timing, size or success of any efforts and the associated potential capital commitments are unpredictable. The Registrants may seek to fund all or part of any such efforts with proceeds from debt and/or equity issuances. Debt or equity financing may not, however, be available to the Registrants at that time due to a variety of events, including, among others, maintenance of our credit ratings, industry conditions, general economic conditions, market conditions and market perceptions. CenterPoint Energy most recently increased its planned capital expenditures in its Electric and Natural Gas businesses in July 2023 to support further rate base growth. The Registrants may continue to explore asset sales as a means to efficiently finance a portion of its increased capital expenditures in the future, subject to the conditions listed above. For further information, see Note 3 to the Interim Condensed Financial Statements.

#### Hedging of Interest Expense for Future Debt Issuances

From time to time, the Registrants may enter into interest rate agreements to hedge, in part, volatility in the U.S. treasury rates by reducing variability in cash flows related to interest payments. As of June 30, 2023, the total notional amount of CenterPoint Energy's forward interest rate agreements was \$75 million. For further information, see Note 7(a) to the Interim Condensed Financial Statements.

#### Collection of Receivables from REPs (CenterPoint Energy and Houston Electric)

Houston Electric's receivables from the distribution of electricity are collected from REPs that supply the electricity Houston Electric distributes to their customers. Before conducting business, a REP must register with the PUCT and must meet certain financial qualifications. Nevertheless, adverse economic conditions, the February 2021 Winter Storm Event, structural problems in the market served by ERCOT or financial difficulties of one or more REPs could impair the ability of these REPs to pay for Houston Electric's services or could cause them to delay such payments. Houston Electric depends on these REPs to remit payments on a timely basis, and any delay or default in payment by REPs could adversely affect Houston Electric's cash flows. In the event of a REP default, Houston Electric's tariff provides a number of remedies, including the option for Houston Electric to request that the PUCT suspend or revoke the certification of the REP. Applicable regulatory provisions require that customers be shifted to another REP or a provider of last resort if a REP cannot make timely payments. However, Houston Electric remains at risk for payments related to services provided prior to the shift to the replacement REP or the provider of last resort. If a REP were unable to meet its obligations, it could consider, among various options, restructuring under the bankruptcy laws, in which event such REP might seek to avoid honoring its obligations and claims might be made against Houston Electric involving payments it had received from such REP. If a REP were to file for bankruptcy, Houston Electric may not be successful in recovering accrued receivables owed by such REP that are unpaid as of the date the REP filed for

bankruptcy. However, PUCT regulations authorize utilities, such as Houston Electric, to defer bad debts resulting from defaults by REPs for recovery in future rate cases, subject to a review of reasonableness and necessity.

#### Other Factors that Could Affect Cash Requirements

In addition to the above factors, the Registrants' liquidity and capital resources could also be negatively affected by:

- cash collateral requirements that could exist in connection with certain contracts, including weather hedging arrangements, and natural gas purchases, natural gas price and natural gas storage activities of CenterPoint Energy's and CERC's Natural Gas reportable segment;
- acceleration of payment dates on certain gas supply contracts, under certain circumstances, as a result of increased natural gas prices, and concentration of natural gas suppliers (CenterPoint Energy and CERC);
- increased costs related to the acquisition of natural gas (CenterPoint Energy and CERC);
- increases in interest expense in connection with debt refinancings and borrowings under credit facilities or term loans or the use of alternative sources of financings on capital and other financial markets;
- various legislative or regulatory actions;
- incremental collateral, if any, that may be required due to regulation of derivatives (CenterPoint Energy);
- the ability of REPs, including REP affiliates of NRG and Vistra Energy Corp., to satisfy their obligations to CenterPoint Energy and Houston Electric;
- slower customer payments and increased write-offs of receivables due to higher natural gas prices, changing economic conditions, public health threats or severe weather events (CenterPoint Energy and CERC);
- the satisfaction of any obligations pursuant to guarantees;
- the outcome of litigation, including litigation related to the February 2021 Winter Storm Event;
- contributions to pension and postretirement benefit plans;
- disruptions in the banking industry, including bank failures and uncertainty regarding bank stability;
- restoration costs and revenue losses resulting from future natural disasters such as hurricanes and the timing of recovery of such restoration costs; and
- various other risks identified in "Risk Factors" in Item 1A of Part I of the Registrants' combined 2022 Form 10-K.

## Certain Contractual Limits on Our Ability to Issue Securities and Borrow Money

Certain provisions in certain note purchase agreements relating to debt issued by CERC have the effect of restricting the amount of secured debt issued by CERC and debt issued by subsidiaries of CERC Corp. Additionally, Houston Electric and SIGECO are limited in the amount of mortgage bonds they can issue by the General Mortgage and SIGECO's mortgage indenture, respectively. For information about the total debt to capitalization financial covenants in the Registrants' and SIGECO's revolving credit facilities, see Note 11 to the Interim Condensed Financial Statements.

## **CRITICAL ACCOUNTING POLICIES**

A critical accounting policy is one that is both important to the presentation of the Registrants' financial condition and results of operations and requires management to make difficult, subjective or complex accounting estimates. An accounting estimate is an approximation made by management of a financial statement element, item or account in the financial statements. Accounting estimates in the Registrants' historical consolidated financial statements measure the effects of past business transactions or events, or the present status of an asset or liability. Additionally, different estimates that the Registrants could have used or changes in an accounting estimate that are reasonably likely to occur could have a material impact on the presentation of their financial condition, results of operations or cash flows. The circumstances that make these judgments difficult, subjective and/or complex have to do with the need to make estimates about the effect of matters that are inherently uncertain. Estimates and assumptions about future events and their effects cannot be predicted with certainty. The Registrants base their estimates on historical experience and on various other assumptions that they believe to be reasonable under the circumstances, the results of which form the basis for making judgments. These estimates may change as new events occur, as more experience is acquired, as additional information is obtained and as the Registrants' operating environment changes.

#### Impairment of Long-Lived Assets, Including Identifiable Intangibles and Goodwill

The Registrants review the carrying value of long-lived assets, including identifiable intangibles and goodwill, whenever events or changes in circumstances indicate that such carrying values may not be recoverable, and at least annually, goodwill is tested for impairment as required by accounting guidance for goodwill and other intangible assets. Unforeseen events, changes in market conditions, and probable regulatory disallowances, where applicable, could have a material effect on the value of long-lived assets, including intangibles and goodwill, future cash flows, interest rate, and regulatory matters, and could result in an impairment charge.

CenterPoint Energy and CERC completed their 2022 annual goodwill impairment test during the third quarter of 2022 and determined, based on an income approach or a weighted combination of income and market approaches, that no goodwill impairment charge was required for any reporting unit. The fair values of each reporting unit significantly exceeded the carrying value of the reporting unit as of the last annual test.

From time to time, the Registrants consider the acquisition or the disposition of assets or businesses, and market information obtained through these exploratory activities is considered during the preparation of the financial statements to determine if an interim impairment test is required. The Registrants did not identify triggering events in connection with their preparation of the financial statements for the three months ended June 30, 2023, and goodwill impairment of long-lived asset impairments tests were not required or performed. See discussion below for goodwill attributable to disposed businesses, including assets held for sale.

#### Divestitures, including assets held for sale

Generally, a long-lived asset to be sold is classified as held for sale in the period in which management, with approval from the Board of Directors, as applicable, commits to a plan to sell, and a sale is expected to be completed within one year. The Registrants record assets and liabilities held for sale, or the disposal group, at the lower of their carrying value or their estimated fair value less cost to sell. If a disposal group reflects a component of a reporting unit and meets the definition of a business, the goodwill within that reporting unit is allocated to the disposal group based on the relative fair value of the components representing a business that will be retained and disposed. Goodwill is not allocated to a portion of a reporting unit that does not meet the definition of a business.

During the three and six months ended June 30, 2023, as described further in Note 3 to the Interim Condensed Financial Statements, certain assets and liabilities of Energy Systems Group representing a business were disposed. As a result of the held for sale criteria being met during the same period as the completion of the sale, goodwill attributable to Energy Systems Group of \$134 million was reflected in the pre-tax loss on sale of \$12 million based on the actual sale proceeds received at closing during the three and six months ended June 30, 2023.

Fair value is the amount at which an asset, liability or business could be bought or sold in a current transaction between willing parties and may be estimated using a number of techniques, including quoted market prices, present value techniques based on estimates of cash flows, or multiples of earnings or revenue performance measures. The fair value could be different if different estimates and assumptions in these valuation techniques were applied.

Fair value measurements require significant judgment and often unobservable inputs, including (i) projected timing and amount of future cash flows, which factor in planned growth initiatives, (ii) the regulatory environment, as applicable, and (iii) discount rates reflecting risk inherent in the future market prices. Changes in these assumptions could have a significant impact on the resulting fair value.

For further information, see Note 3 to the Interim Condensed Financial Statements.

## Accounting for Securitization of Planned Generation Retirements

Accounting guidance for rate regulated long-lived asset abandonment requires that the carrying value of an operating asset or an asset under construction is removed from property, plant and equipment when it becomes probable that the asset will be abandoned. The Registrants recognize either a loss on abandonment or regulatory asset when they concluded it is probable the cost will be recovered in future rates. The portion of property, plant and equipment that will remain used and useful until abandonment and recovered through depreciation expense in rates will continue to be classified as property, plant and equipment until the asset is abandoned. The Registrants evaluate if an adjustment to the estimated life of the asset and, accordingly, the rate of depreciation, is required to recover the asset while it is still providing service. Determining probability of abandonment or probability of recovery requires significant judgment on the part of management and includes, but is not limited to, consideration of testimony presented in regulatory hearings, proposed regulatory decisions, final regulatory orders and the strength or status of applications for rehearing or state court appeals.

In connection with the securitization financing of qualified costs in the second quarter of 2023 associated with the planned retirement of SIGECO's A.B. Brown coal generation facilities, CenterPoint Energy evaluated the VIE consisting of the Securitization Subsidiary, a wholly-owned, bankruptcy-remote, special purpose entity, for possible consolidation, including review of qualitative factors such as the power to direct the activities of the VIE and the obligation to absorb losses of the VIE. CenterPoint Energy has the power to direct the significant activities of the VIE and is most closely associated with the VIE as compared to other interests held by the holders of the SIGECO Securitization Bonds. CenterPoint Energy is, therefore, considered the primary beneficiary and consolidated the VIE.

For purposes of reporting cash flows, the Registrants consider cash equivalents to be short-term, highly-liquid investments with maturities of three months or less from the date of purchase. Cash and cash equivalents held by the Securitization Subsidiary solely to support servicing the SIGECO Securitization Bonds as of June 30, 2023 are reflected on CenterPoint Energy's Consolidated Balance Sheet.

In connection with the issuance of the SIGECO Securitization Bonds, CenterPoint Energy was required to establish a restricted cash account to collateralize the SIGECO Securitization Bonds that were issued in the financing transaction. The restricted cash account is not available for withdrawal until the maturity of the SIGECO Securitization Bonds and is not included in cash and cash equivalents.

For further information, see Notes 1 and 6 to the Interim Condensed Financial Statements.

Other than the interim goodwill impairment review and securitization transaction discussed above, there have been no significant changes in our critical accounting policies during the six months ended June 30, 2023, as compared to the critical accounting policies disclosed in Management's Discussion and Analysis of Financial Condition and Results of Operations included in the Registrants' combined 2022 Form 10-K.

#### Item 3. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

Houston Electric and CERC meet the conditions specified in General Instruction H(1)(a) and (b) to Form 10-Q and are therefore permitted to use the reduced disclosure format for wholly-owned subsidiaries of reporting companies. Accordingly, Houston Electric and CERC have omitted from this report the information called for by Item 3 (Quantitative and Qualitative Disclosures About Market Risk) of Part I of the Form 10-Q.

#### Interest Rate Risk (CenterPoint Energy)

As of June 30, 2023, CenterPoint Energy had outstanding long-term debt, lease obligations and obligations under its ZENS that subject it to the risk of loss associated with movements in market interest rates.

CenterPoint Energy's floating rate obligations aggregated \$2.4 billion and \$4.5 billion as of June 30, 2023 and December 31, 2022, respectively. If the floating interest rates were to increase by 100 basis points from June 30, 2023 rates, CenterPoint Energy's combined interest expense would increase by approximately \$24 million annually. In April 2023, SIGECO executed a remarketing agreement to remarket five series of tax-exempt debt of approximately \$148 million, which closed on May 1, 2023. SIGECO expects to remarket an additional \$38 million of tax-exempt debt at then market rates due to mandatory purchase or mandatory tender for purchase provisions by the end of 2023. For further information, see Note 11 to the Interim Condensed Financial Statements. On September 1, 2023, CenterPoint Energy's Series A Preferred Stock will convert from a fixed rate dividend rate to a floating rate per annum equal to three month U.S. dollar LIBOR (or alternative benchmark rate) plus 3.270%.

As of June 30, 2023 and December 31, 2022, CenterPoint Energy had outstanding fixed-rate debt (excluding indexed debt securities) aggregating \$14.7 billion and \$12.5 billion, respectively, in principal amount and having a fair value of \$13.5 billion and \$11.1 billion, respectively. Because these instruments are fixed-rate, they do not expose CenterPoint Energy to the risk of loss in earnings due to changes in market interest rates. However, the fair value of these instruments would increase by approximately \$634 million if interest rates were to decline by 10% from levels at June 30, 2023. In general, such an increase in fair value would impact earnings and cash flows only if CenterPoint Energy were to reacquire all or a portion of these instruments in the open market prior to their maturity. On an unconsolidated basis, CenterPoint Energy has no fixed-rate senior notes maturing in 2023; however, CERC has \$57 million of fixed-rate senior notes maturing in 2023 that it expects to refinance at current rates.

The ZENS obligation is bifurcated into a debt component and a derivative component. The debt component of \$6 million as of June 30, 2023 was a fixedrate obligation and, therefore, did not expose CenterPoint Energy to the risk of loss in earnings due to changes in market interest rates. However, the fair value of the debt component would increase by approximately \$1 million if interest rates were to decline by 10% from levels at June 30, 2023. Changes in the fair value of the derivative component, a \$583 million recorded liability at June 30, 2023, are recorded in CenterPoint Energy's Condensed Statements of Consolidated Income and, therefore, it is exposed to changes in the fair value of the derivative component as a result of changes in the underlying risk-free interest rate. If the risk-free interest rate were to increase by 10% from June 30, 2023 levels, the fair



value of the derivative component liability would decrease by \$1 million, which would be recorded as an unrealized gain in CenterPoint Energy's Condensed Statements of Consolidated Income.

#### Equity Market Value Risk (CenterPoint Energy)

CenterPoint Energy is exposed to equity market value risk through its ownership of 10.2 million shares of AT&T Common, 0.9 million shares of Charter Common and 2.5 million shares of WBD Common, which CenterPoint Energy holds to facilitate its ability to meet its obligations under the ZENS. See Note 10 to the Interim Condensed Financial Statements for a discussion of CenterPoint Energy's ZENS obligation. Changes in the fair value of the ZENS-Related Securities held by CenterPoint Energy are expected to substantially offset changes in the fair value of the derivative component of the ZENS. A decrease of 10% from the June 30, 2023 aggregate market value of these shares would result in a net loss of less than \$1 million, which would be recorded as a loss in CenterPoint Energy's Condensed Statements of Consolidated Income.

## Commodity Price Risk From Non-Trading Activities (CenterPoint Energy and CERC)

CenterPoint Energy's and CERC's regulated operations in Indiana have limited exposure to commodity price risk for transactions involving purchases and sales of natural gas, coal and purchased power for the benefit of retail customers due to current state regulations, which, subject to compliance with those regulations, allow for recovery of the cost of such purchases through natural gas and fuel cost adjustment mechanisms. CenterPoint Energy's and CERC's utility natural gas operations in Indiana have regulatory authority to lock in pricing for up to 50% of annual natural gas purchases using arrangements with an original term of up to 10 years. This authority has been utilized to secure fixed price natural gas using both physical purchases and financial derivatives. As of June 30, 2023, the recorded fair value of non-trading energy derivative assets was \$1 million and \$1 million, respectively, for CenterPoint Energy's and CERC's utility natural gas operations in Indiana.

Although CenterPoint Energy's and CERC's regulated operations are exposed to limited commodity price risk, natural gas and coal prices have other effects on working capital requirements, interest costs, and some level of price-sensitivity in volumes sold or delivered. Constructive regulatory orders, such as those authorizing lost margin recovery, other innovative rate designs and recovery of unaccounted for natural gas and other natural gas-related expenses, also mitigate the effect natural gas costs may have on CenterPoint Energy's financial condition. In 2008, the PUCO approved an exit of the merchant function in CenterPoint Energy's of unaccounter to purchase substantially all natural gas directly from retail marketers rather than from CenterPoint Energy or CERC.

## Item 4. CONTROLS AND PROCEDURES

In accordance with Exchange Act Rules 13a-15 and 15d-15, the Registrants carried out separate evaluations, under the supervision and with the participation of each company's management, including the principal executive officer and principal financial officer, of the effectiveness of the disclosure controls and procedures as of the end of the period covered by this report. Based on those evaluations, the principal executive officer and principal financial officer, in each case, concluded that the disclosure controls and procedures were effective as of June 30, 2023 to provide assurance that information required to be disclosed in the reports filed or submitted under the Exchange Act is recorded, processed, summarized and reported within the time periods specified in the SEC's rules and forms and such information is accumulated and communicated to management, including the principal executive officer and principal financial officer, as appropriate to allow timely decisions regarding disclosure.

There has been no change in the Registrants' internal controls over financial reporting that occurred during the three months ended June 30, 2023 that has materially affected, or is reasonably likely to materially affect, the Registrants' internal controls over financial reporting.

#### PART II. OTHER INFORMATION

## Item 1. LEGAL PROCEEDINGS

For a description of certain legal and regulatory proceedings, including environmental legal proceedings that involve a governmental authority as a party and that the Registrants reasonably believe would result in \$1,000,000 or more of monetary sanctions, exclusive of interest and costs, under federal, state and local laws that have been enacted or adopted regulating the discharge of materials into the environment or primarily for the purpose of protecting the environment, affecting the Registrants, please read Note 13(c) to the Interim Condensed Financial Statements and "Management's Discussion and Analysis of Financial Condition and Results of Operations — Liquidity and Capital Resources — Future Sources and Uses of Cash" and "— Regulatory Matters," each of which is incorporated herein by reference. See also "<u>Business — Regulation" and "— Environmental Matters</u>" in Item 1 and "<u>Legal Proceedings</u>" in Item 3 of the Registrants' combined 2022 Form 10-K.

#### Item 1A. RISK FACTORS

There have been no material changes from the risk factors disclosed in the Registrants' combined 2022 Form 10-K.

#### Item 5. OTHER INFORMATION

#### Rule 10b5-1 Trading Arrangements

During the three months ended June 30, 2023, no director or officer of CenterPoint Energy, Houston Electric or CERC adopted or terminated a "Rule 10b5-1 trading arrangement," as each term is defined in Item 408 of Regulation S-K.

#### IBEW 66 Negotiations

The collective bargaining agreement with IBEW 66 related to Houston Electric employees was scheduled to expire in May 2023. Houston Electric and IBEW 66 have agreed to renew the agreement on a monthly basis while active negotiations continue on a new collective bargaining agreement.

#### Entry into a Material Definitive Agreement

On July 26, 2023, CenterPoint Energy, JPMorgan Chase Bank, N.A., as administrative agent, and the banks party thereto entered into the First Amendment, amending the Credit Agreement. The First Amendment amends the Credit Agreement to clarify the events or conditions with respect to certain future indebtedness of CenterPoint Energy that may constitute an event of default under the Credit Agreement.

Certain banks party thereto may also participate in the revolving credit facilities of Houston Electric, CERC Corp. and SIGECO.

The First Amendment is filed as Exhibit 10.1 to this report and is incorporated by reference herein. The foregoing summary does not purport to be complete and is qualified in its entirety by reference to the First Amendment.

#### Item 6. EXHIBITS

Exhibits filed herewith are designated by a cross (†); all exhibits not so designated are incorporated by reference to a prior filing as indicated. Agreements included as exhibits are included only to provide information to investors regarding their terms. Agreements listed below may contain representations, warranties and other provisions that were made, among other things, to provide the parties thereto with specified rights and obligations and to allocate risk among them, and no such agreement should be relied upon as constituting or providing any factual disclosures about the Registrants, any other persons, any state of affairs or other matters.

Pursuant to Item 601(b)(4)(iii)(A) of Regulation S-K, the Registrants have not filed as exhibits to this combined Form 10-Q certain long-term debt instruments, including indentures, under which the total amount of securities authorized does not exceed 10% of the total assets of the Registrants and its subsidiaries on a consolidated basis. The Registrants hereby agree to furnish a copy of any such instrument to the SEC upon request.

Exhibit Number	Description	Report or Registration Statement	SEC File or Registration Number	Exhibit Reference	CenterPoint Energy	Houston Electric	CERC
2.1*	Agreement and Plan of Merger, dated as of April 21, 2018, by and among Vectren Corporation, CenterPoint Energy, Inc. and Pacer Merger Sub, Inc.	CenterPoint Energy's Form 8-K dated April 21, 2018	1-31447	2.1	Х		
2.2*	Securities Purchase Agreement, dated as of February 3, 2020, by and among Vectren Utility Services, Inc., PowerTeam Services, LLC and, solely for purposes of Section 10.17 of the Securities Purchase Agreement, Vectren Corporation	CenterPoint Energy's Form 8-K dated February 3, 2020	1-31447	2.1	X		

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Exhibit Number	Description	Report or Registration Statement	SEC File or Registration Number	Exhibit Reference	CenterPoint Energy	Houston Electric	CERC
2.3*	Equity Purchase Agreement, dated as of February 24, 2020, by and between CERC Corp. and Athena Energy Services Buyer, LLC	CenterPoint Energy's Form 8-K dated February 24, 2020	1-31447	2.1	x		x
2.4*	Asset Purchase Agreement, by and between CenterPoint Energy Resources Corp. and Southern Col Midco, LLC, dated as of April 29, 2021	CenterPoint Energy's Form 10-Q for the quarter ended March 31, 2021	1-31447	2.4	х		х
3.1	Restated Articles of Incorporation of CenterPoint Energy	CenterPoint Energy's Form 8-K dated July 24, 2008	1-31447	3.2	х		
3.2	<u>Restated Certificate of Formation of Houston</u> <u>Electric</u>	Houston Electric's Form 10-Q for the quarter ended June 30, 2011	1-3187	3.1		х	
3.3	Certificate of Incorporation of RERC Corp.	CERC Form 10-K for the year ended December 31, 1997	1-13265	3(a)(1)			х
3.4	Certificate of Merger merging former NorAm Energy Corp. with and into HI Merger, Inc. dated August 6, 1997	CERC Form 10-K for the year ended December 31, 1997	1-13265	3(a)(2)			х
3.5	Certificate of Amendment changing the name to Reliant Energy Resources Corp.	CERC Form 10-K for the year ended December 31, 1998	1-13265	3(a)(3)			х
3.6	<u>Certificate of Amendment changing the name</u> to CenterPoint Energy Resources Corp.	CERC Form 10-Q for the quarter ended June 30, 2003	1-13265	3(a)(4)			х
3.7	<u>Third Amended and Restated Bylaws of</u> <u>CenterPoint Energy</u>	CenterPoint Energy's Form 8-K dated February 21, 2017	1-31447	3.1	х		
3.8	<u>Amended and Restated Limited Liability</u> <u>Company Agreement of Houston Electric</u>	Houston Electric's Form 10-Q for the quarter ended June 30, 2011	1-3187	3.2		х	
3.9	Bylaws of RERC Corp.	CERC Form 10-K for the year ended December 31, 1997	1-13265	3(b)			х
3.10	<u>Statement of Resolutions Deleting Shares</u> <u>Designated Series A Preferred Stock of</u> <u>CenterPoint Energy</u>	CenterPoint Energy's Form 10-K for the year ended December 31, 2011	1-31447	3(c)	х		
3.11	Statement of Resolution Establishing Series of Shares Designated Series A Fixed-to-Floating Rate Cumulative Redeemable Preferred Stock of CenterPoint Energy	CenterPoint Energy's Form 8-K dated August 22, 2018	1-31447	3.1	х		
3.12	Statement of Resolution Establishing Series of Shares designated 7.00% Series B Mandatory Convertible Preferred Stock of CenterPoint Energy	CenterPoint Energy's Form 8-K dated September 25, 2018	1-31447	3.1	х		
3.13	Statement of Resolution Establishing Series of Shares designated Series C Mandatory Convertible Preferred Stock of CenterPoint Energy, Inc., filed with the Secretary of State of the State of Texas and effective May 7, 2020	CenterPoint Energy's Form 8-K dated May 6, 2020	1-31447	3.1	Х		
4.1	Form of CenterPoint Energy Stock Certificate	CenterPoint Energy's Registration Statement on Form S-4	3-69502	4.1	Х		
4.2	Form of Certificate representing the Series A Fixed-to-Floating Rate Cumulative Redeemable Preferred Stock of CenterPoint Energy	CenterPoint Energy's Form 8-K dated August 22, 2018	1-31447	4.1	Х		
4.3	Indenture dated as of February 1, 1998, between CERC (formerly NorAm Energy Corp.) and The Bank of New York Mellon Trust Company, National Association (successor to JPMorgan Chase Bank, National Association (formerly Chase Bank of Texas)), as trustee	CERC's Form 8-K dated February 5, 1998	1-13265	4.1			х

Exhibit Number	Description	Report or Registration Statement	SEC File or Registration Number	Exhibit Reference	CenterPoint Energy	Houston Electric	CERC
4.4	Supplemental Indenture No. 23, dated as of February 23, 2023, to Exhibit 4.3	CERC's Quarterly Report on Form 10-Q for the quarter ended March 31, 2023	1-13265	4.6			X
†4.5	<u>Supplemental Indenture No. 24, dated as of</u> <u>May 3, 2023, to Exhibit 4.3</u>						х
†10.1	First Amendment to Second Amended and Restated Credit Agreement, dated as of July 26, 2023				Х		
†31.1.1	<u>Rule 13a-14(a)/15d-14(a) Certification of</u> David J. Lesar				х		
†31.1.2	<u>Rule 13a-14(a)/15d-14(a) Certification of Jason</u> <u>P. Wells</u>					х	
†31.1.3	<u>Rule 13a-14(a)/15d-14(a) Certification of Jason</u> <u>P. Wells</u>						Х
†31.2.1	<u>Rule 13a-14(a)/15d-14(a) Certification of</u> <u>Christopher A. Foster</u>				Х		
†31.2.2	<u>Rule 13a-14(a)/15d-14(a) Certification of</u> <u>Christopher A. Foster</u>					х	
†31.2.3	<u>Rule 13a-14(a)/15d-14(a) Certification of</u> Christopher A. Foster						Х
†32.1.1	Section 1350 Certification of David J. Lesar				х		
†32.1.2	Section 1350 Certification of Jason P. Wells					х	
†32.1.3	Section 1350 Certification of Jason P. Wells						х
†32.2.1	Section 1350 Certification of Christopher A. Foster				Х		
†32.2.2	Section 1350 Certification of Christopher A. Foster					х	
+32.2.3	Section 1350 Certification of Christopher A. Foster						Х
†101.INS	Inline XBRL Instance Document - the instance document does not appear in the Interactive Data File because its XBRL tags are embedded within the Inline XBRL document				Х	х	Х
†101.SCH	Inline XBRL Taxonomy Extension Schema Document				Х	Х	Х
†101.CAL	Inline XBRL Taxonomy Extension Calculation Linkbase Document				Х	Х	Х
†101.DEF	Inline XBRL Taxonomy Extension Definition Linkbase Document				х	х	Х
†101.LAB	Inline XBRL Taxonomy Extension Labels Linkbase Document				х	х	Х
†101.PRE	Inline XBRL Taxonomy Extension Presentation Linkbase Document				х	х	Х
†104	Cover Page Interactive Data File (formatted as Inline XBRL and contained in Exhibit 101)				х	Х	Х

\* Schedules to this agreement have been omitted pursuant to Items 601(a)(5) and 601(b)(2) of Regulation S-K. A copy of any omitted schedules will be furnished supplementally to the SEC upon request; provided, however, that the parties may request confidential treatment pursuant to Rule 24b-2 of the Exchange Act for any document so furnished.

## SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, each registrant has duly caused this report to be signed on its behalf by the undersigned thereunto duly authorized.

## CENTERPOINT ENERGY, INC. CENTERPOINT ENERGY HOUSTON ELECTRIC, LLC CENTERPOINT ENERGY RESOURCES CORP.

By: /s/ Kara Gostenhofer Ryan

Kara Gostenhofer Ryan Vice President and Chief Accounting Officer (Duly Authorized Officer and Principal Accounting Officer)

Date: July 27, 2023

# CENTERPOINT ENERGY RESOURCES CORP.

(formerly known as NorAm Energy Corp.)

То

## THE BANK OF NEW YORK MELLON TRUST COMPANY, N.A.

(successor to JPMorgan Chase Bank, National Association (formerly Chase Bank of Texas, National Association))

Trustee

# SUPPLEMENTAL INDENTURE NO. 24

Dated as of May 3, 2023

\$300,000,000 5.25% Senior Notes due 2028

## CENTERPOINT ENERGY RESOURCES CORP. SUPPLEMENTAL INDENTURE NO. 24

5.25% Senior Notes due 2028

SUPPLEMENTAL INDENTURE No. 24, dated as of May 3, 2023, between CENTERPOINT ENERGY RESOURCES CORP., a Delaware corporation formerly known as NorAm Energy Corp. (the "<u>Company</u>"), and THE BANK OF NEW YORK MELLON TRUST COMPANY, N.A. (successor to JPMorgan Chase Bank, National Association (formerly Chase Bank of Texas, National Association)), as Trustee (the "<u>Trustee</u>").

## RECITALS

The Company has heretofore executed and delivered to the Trustee an Indenture, dated as of February 1, 1998 (the "<u>Original</u> <u>Indenture</u>" and, as previously and hereby supplemented and amended, the "<u>Indenture</u>"), providing for the issuance from time to time of one or more series of the Company's Securities.

The Company has changed its name from "NorAm Energy Corp." to "CenterPoint Energy Resources Corp." and all references in the Indenture to the "Company" or "NorAm Energy Corp." shall be deemed to refer to CenterPoint Energy Resources Corp.

Pursuant to the terms of the Indenture, the Company has provided for the establishment of a series of Securities designated as the "5.25% Senior Notes due 2028" (the "<u>Notes</u>"), the form and substance of such Notes and the terms, provisions and conditions thereof are set forth in Supplemental Indenture No. 23 dated as of February 23, 2023, between the Company and the Trustee (the "<u>Twenty-Third Supplemental Indenture</u>").

The Trustee, acting pursuant to a Company Order delivered in accordance with the terms of the Indenture, authenticated and delivered Notes for original issuance in an aggregate principal amount of \$600,000,000 on February 23, 2023 (the "Existing Notes").

Section 202 of the Twenty-Third Supplemental Indenture provides that the authorized principal amount of the Notes may be increased above such previously authorized amount pursuant to a resolution of the Board of Directors of the Company to such effect.

The Company has furnished the Trustee with a resolution of the Board of Directors of the Company authorizing the increase of the aggregate principal amount of the Notes by \$300,000,000 (such additional aggregate principal amount of Notes, the "<u>New Notes</u>") and the execution of this Supplemental Indenture No. 24 to reflect such increase.

Section 301 of the Original Indenture provides that various matters with respect to any series of Securities issued under the Indenture may be established in an indenture supplemental to the Indenture.

Subparagraph (7) of Section 901 of the Original Indenture provides that the Company and the Trustee may enter into an indenture supplemental to the Indenture to establish the form or terms of Securities of any series as permitted by Sections 201 and 301 of the Original Indenture.

For and in consideration of the premises and the issuance of the series of Securities provided for herein, it is mutually covenanted and agreed, for the equal and proportionate benefit of the Holders of the Securities of such series, as follows:

## ARTICLE ONE

## Relation to Indenture; Additional Definitions

Section 101 *Relation to Indenture*. This Supplemental Indenture No. 24 supplements and amends the Twenty-Third Supplemental Indenture as provided in ARTICLE TWO below and constitutes an integral part of the Original Indenture.

Section 102 *Additional Definitions*. For all purposes of this Supplemental Indenture No. 24:

Capitalized terms used but not defined in this Supplemental Indenture No. 24 have the meaning given such terms in the Indenture. Capitalized terms defined in both this Supplemental Indenture No. 24 and in the Indenture have the meaning given such terms in this Supplemental Indenture No. 24.

"Existing Notes" has the meaning set forth in the fourth paragraph of the Recitals hereof.

"Existing Notes Issue Date" has the meaning set forth in Section 203 hereof.

"<u>Indenture</u>" has the meaning set forth in the first paragraph of the Recitals hereof. "<u>New Notes</u>" has the meaning set forth in the sixth paragraph of the Recitals hereof.

"New Notes Issue Date" has the meaning set forth in Section 202 hereof.

"Notes" has the meaning set forth in the third paragraph of the Recitals hereof.

"Original Indenture" has the meaning set forth in the first paragraph of the Recitals hereof.

"Twenty-Third Supplemental Indenture" has the meaning set forth in the third paragraph of the Recitals hereof.

## ARTICLE TWO

## The Series of Securities

The New Notes shall have terms identical to the Existing Notes as set forth in the Indenture (including the Twenty-Third Supplemental Indenture), except as modified by the following:

Section 201 *Title of the Securities.* The New Notes shall be an additional issuance of the "5.25% Senior Notes due 2028" and together with the Existing Notes shall form a single series of Securities under the Indenture.

Section 202 *Limitation on Aggregate Principal Amount*. The Trustee shall authenticate and deliver the New Notes for original issue on May 3, 2023 (the "<u>New Notes Issue Date</u>") in the aggregate principal amount of \$300,000,000, upon a Company Order for the authentication and delivery thereof and satisfaction of Sections 301 and 303 of the Original Indenture. Such order shall specify the amount of the New Notes to be authenticated, the date on which the original issue of New Notes is to be authenticated and the name or names of the initial Holder or

Holders. Upon the issuance of the New Notes, the aggregate principal amount of the Notes that may be outstanding shall not exceed \$900,000,000; <u>provided</u>, <u>however</u>, that the authorized aggregate principal amount of the Notes may be increased above such amount by a Board Resolution to such effect.

Section 203 *Percentage of Principal Amount*. The New Notes shall be initially issued at 102.677% of their principal amount, plus accrued interest from and including February 23, 2023 (the "<u>Existing Notes Issue Date</u>"), to, but excluding, the New Notes Issue Date.

Section 204 *Form of Securities.* The New Notes shall be substantially in the form attached as <u>Exhibit A</u> hereto.

## ARTICLE THREE

## **Miscellaneous** Provisions

Section 301 The Indenture, as supplemented and amended by this Supplemental Indenture No. 24, is in all respects hereby adopted, ratified and confirmed.

Section 302 This Supplemental Indenture No. 24 may be executed in any number of counterparts, each of which shall be an original, but such counterparts shall together constitute but one and the same instrument. The words "execution," "executed," "signed," signature," and words of like import in this Supplemental Indenture No. 24 shall include images of manually executed signatures transmitted by facsimile, email or other electronic format (including, without limitation, "pdf," "tif" or "jpg") and other electronic signatures (including, without limitation, DocuSign and AdobeSign). The use of electronic signatures and electronic records (including, without limitation, any contract or other record created, generated, sent, communicated, received, or stored by electronic means) shall be of the same legal effect, validity and enforceability as a manually executed signature or use of a paperbased record-keeping system to the fullest extent permitted by applicable law, including the Federal Electronic Signatures in Global and National Commerce Act, the New York State Electronic Signatures and Records Act and any other applicable law, including, without limitation, any state law based on the Uniform Electronic Transactions Act or the Uniform Commercial Code. Without limitation to the foregoing, and anything in this Supplemental Indenture No. 24 to the contrary notwithstanding, (a) any Officers' Certificate, Company Order, Opinion of Counsel, Security, certificate of authentication appearing on or attached to any Security or other certificate, Opinion of Counsel, instrument, agreement or other document delivered pursuant to this Supplemental Indenture No. 24 may be executed, attested and transmitted by any of the foregoing electronic means and formats, (b) all references in Section 303 or elsewhere in the Indenture to the execution, attestation or authentication of any Security or any certificate of authentication appearing on or attached to any Security by means of a manual or facsimile signature shall be deemed to include signatures that are made or transmitted by any of the foregoing electronic means or formats, and (c) any requirement in Section 303 or elsewhere in the Indenture that any signature be made under a corporate seal (or facsimile thereof) shall not be applicable to the Securities of such series.

Section 303 THIS SUPPLEMENTAL INDENTURE NO. 24 AND EACH NOTE SHALL BE DEEMED TO BE A CONTRACT MADE UNDER THE LAWS OF THE STATE OF NEW YORK AND SHALL BE GOVERNED BY AND CONSTRUED IN ACCORDANCE WITH THE LAWS OF THE STATE OF NEW YORK.

Section 304 If any provision in this Supplemental Indenture No. 24 limits, qualifies or conflicts with another provision hereof which is required to be included herein by any provisions of the Trust Indenture Act, such required provision shall control.

Section 305 In case any provision in this Supplemental Indenture No. 24 or the New Notes shall be invalid, illegal or unenforceable, the validity, legality and enforceability of the remaining provisions shall not in any way be affected or impaired thereby.

Section 306 The Trustee shall have the right to accept and act upon instructions, including funds transfer instructions ("Instructions") given pursuant to this Indenture and delivered using Electronic Means; provided, however, that the Company shall provide to the Trustee an incumbency certificate listing officers with the authority to provide such Instructions ("Authorized Officers") and containing specimen signatures of such Authorized Officers, which incumbency certificate shall be amended by the Company whenever a person is to be added or deleted from the listing. If the Company elects to give the Trustee Instructions using Electronic Means and the Trustee in its discretion elects to act upon such Instructions, the Trustee's understanding of such Instructions shall be deemed controlling. The Company understands and agrees that the Trustee cannot determine the identity of the actual sender of such Instructions and that the Trustee shall conclusively presume that directions that purport to have been sent by an Authorized Officer listed on the incumbency certificate provided to the Trustee have been sent by such Authorized Officer, unless the Trustee has knowledge to the contrary or the Trustee is acting in bad faith. The Company shall be responsible for ensuring that only Authorized Officers transmit such Instructions to the Trustee and that the Company and all Authorized Officers are solely responsible to safeguard the use and confidentiality of applicable user and authorization codes, passwords and/or authentication keys upon receipt by the Company. Absent gross negligence, willful misconduct or bad faith by the Trustee, the Trustee shall not be liable for any losses, costs or expenses arising directly or indirectly from the Trustee's reliance upon and compliance with such Instructions notwithstanding such directions conflict or are inconsistent with a subsequent written instruction. The Company agrees, absent gross negligence, willful misconduct or bad faith by the Trustee: (i) to assume all risks arising out of the use of Electronic Means to submit Instructions to the Trustee, including the risk of the Trustee acting on unauthorized Instructions and the risk of interception and misuse by third parties; (ii) that it is fully informed of the protections and risks associated with the various methods of transmitting Instructions to the Trustee and that there may be more secure methods of transmitting Instructions than the method(s) selected by the Company; (iii) that the security procedures (if any) to be followed in connection with its transmission of Instructions provide to it a commercially reasonable degree of protection in light of its particular needs and circumstances; and (iv) to notify the Trustee as soon as practicable upon learning of any compromise or unauthorized use of the security procedures.

IN WITNESS WHEREOF, the parties hereto have caused this Supplemental Indenture No. 24 to be duly executed, as of the day and year first written above.

CENTERPOINT ENERGY RESOURCES CORP.

By: <u>/s/ Jason P. Wells</u>

Jason P. Wells President, Chief Executive Officer and Chief Financial Officer

Attest:

<u>/s/ Vincent A. Mercaldi</u> Vincent A. Mercaldi Secretary

# THE BANK OF NEW YORK MELLON TRUST COMPANY, N.A., As Trustee

By: <u>/s/ April Bradley</u> Authorized Signatory

## Exhibit A

## [FORM OF FACE OF SECURITY]

[IF THIS SECURITY IS TO BE A GLOBAL SECURITY -] THIS SECURITY IS A GLOBAL SECURITY WITHIN THE MEANING OF THE INDENTURE HEREINAFTER REFERRED TO AND IS REGISTERED IN THE NAME OF A DEPOSITARY OR A NOMINEE OF A DEPOSITARY. THIS SECURITY IS EXCHANGEABLE FOR SECURITIES REGISTERED IN THE NAME OF A PERSON OTHER THAN THE DEPOSITARY OR ITS NOMINEE ONLY IN THE LIMITED CIRCUMSTANCES DESCRIBED IN THE INDENTURE AND MAY NOT BE TRANSFERRED EXCEPT AS A WHOLE BY THE DEPOSITARY TO A NOMINEE OF THE DEPOSITARY OR BY A NOMINEE OF THE DEPOSITARY TO THE DEPOSITARY OR ANOTHER NOMINEE OF THE DEPOSITARY.

[FOR AS LONG AS THIS GLOBAL SECURITY IS DEPOSITED WITH OR ON BEHALF OF THE DEPOSITORY TRUST COMPANY IT SHALL BEAR THE FOLLOWING LEGEND.] UNLESS THIS CERTIFICATE IS PRESENTED BY AN AUTHORIZED REPRESENTATIVE OF THE DEPOSITORY TRUST COMPANY, A NEW YORK CORPORATION ("<u>DTC</u>"), TO CENTERPOINT ENERGY RESOURCES CORP. OR ITS AGENT FOR REGISTRATION OF TRANSFER, EXCHANGE, OR PAYMENT, AND ANY CERTIFICATE ISSUED IS REGISTERED IN THE NAME OF CEDE & CO. OR IN SUCH OTHER NAME AS IS REQUESTED BY AN AUTHORIZED REPRESENTATIVE OF DTC (AND ANY PAYMENT IS MADE TO CEDE & CO. OR TO SUCH OTHER ENTITY AS IS REQUESTED BY AN AUTHORIZED REPRESENTATIVE OF DTC), ANY TRANSFER, PLEDGE, OR OTHER USE HEREOF FOR VALUE OR OTHERWISE BY OR TO ANY PERSON IS WRONGFUL INASMUCH AS THE REGISTERED OWNER HEREOF, CEDE & CO., HAS AN INTEREST HEREIN.

## **CENTERPOINT ENERGY RESOURCES CORP.**

5.25% Senior Notes due 2028

Redeemable: Yes [X] No [] Redemption Date: At any time. Redemption Price: (1) Prior to February 1, 2028 (the "<u>Par Call</u> <u>Date</u>"), at a redemption price equal to the greater of: (i)(a) the sum of the present values of the remaining scheduled payments of principal and interest on this Security, or the portion thereof to be redeemed, that would be due if this Security matured on the Par Call Date but for the redemption (not including any portion of such payments of interest accrued to the Redemption Date)

discounted to the Redemption Date on a semiannual basis at the applicable Treasury Rate plus 20 basis points less (b) interest accrued to the date of redemption; and (ii) 100% of the principal amount of this Security or the portion thereof to be redeemed; plus, in each case, accrued and unpaid interest on the principal

amount being redeemed, if any, to, but excluding, the Redemption Date; or (2) on or after the Par Call Date, at a redemption price equal to 100% of the principal amount of this Security or the

portion thereof to be redeemed plus accrued and unpaid interest on

the principal amount being redeemed, if any, to, but excluding, the

Original Interest Accrual Date: February 23, 2023 Stated Maturity: March 1, 2028 Interest Rate: 5.25% Interest Payment Dates: March 1 and September 1 Initial Interest Payment Date: September 1, 2023 Regular Record Dates: February 15 and August 15 immediately preceding the applicable Interest Payment Date

This Security is not an Original Issue Discount Security within the meaning of the within-mentioned Indenture.

Redemption Date.

**Principal Amount** 

\$\_\_\_\_\_<sup>1</sup>

Registered No. T-3

**CUSIP 15189Y AG1** 

CENTERPOINT ENERGY RESOURCES CORP., a corporation duly organized and existing under the laws of the State of Delaware, formerly known as NorAm Energy Corp. (herein called the "<u>Company</u>," which term includes any successor Person under the Indenture referred to below), for value received, hereby promises to pay to

## \*\*\*CEDE & Co.\*\*\*

, or its registered assigns, the principal sum of DOLLARS on the Stated Maturity specified above, and to pay interest thereon from the Original Interest Accrual Date

<sup>&</sup>lt;sup>1</sup> Reference is made to Schedule A attached hereto with respect to decreases and increases in the aggregate principal amount of Securities evidenced hereby.

specified above or from the most recent Interest Payment Date to which interest has been paid or duly provided for, semi-annually in arrears on the Interest Payment Dates specified above in each year, commencing on September 1, 2023, and at Stated Maturity, at the Interest Rate per annum specified above, until the principal hereof is paid or made available for payment, provided that any principal and premium, and any such installment of interest, which is overdue shall bear interest at the rate of 5.25% per annum (to the extent permitted by applicable law), from the dates such amounts are due until they are paid or made available for payment, and such interest shall be payable on demand. The amount of interest payable for any period shall be computed on the basis of twelve 30-day months and a 360-day year. The amount of interest payable for any partial period shall be computed on the basis of a 360day year of twelve 30-day months and the days elapsed in any partial month. In the event that any date on which interest is payable on this Security is not a Business Day, then a payment of the interest payable on such date will be made on the next succeeding day which is a Business Day (and without any interest or other payment in respect of any such delay) with the same force and effect as if made on the date the payment was originally payable. A "Business Day," shall mean any day other than a Saturday, a Sunday or a day on which banking institutions in The City of New York are authorized or required by law, regulation or executive order to close. The interest so payable, and punctually paid or duly provided for, on any Interest Payment Date will, as provided in such Indenture, be paid to the Person in whose name this Security (or one or more Predecessor Securities) is registered at the close of business on the Regular Record Date for such interest, which shall be March 1 or September 1 (whether or not a Business Day), as the case may be, next preceding such Interest Payment Date. Any such interest not so punctually paid or duly provided for shall forthwith cease to be payable to the Holder on such Regular Record Date and shall either be paid to the Person in whose name this Security (or one or more Predecessor Securities) is registered at the close of business on a Special Record Date for the payment of such Defaulted Interest to be fixed by the Trustee, notice whereof shall be given to Holders of Securities of this series not less than 10 days prior to such Special Record Date, or be paid at any time in any other lawful manner not inconsistent with the requirements of any securities exchange or automated quotation system on which the Securities of this series may be listed or traded, and upon such notice as may be required by such exchange or automated quotation system, all as more fully provided in said Indenture.

Payment of the principal of (and premium, if any) and any such interest on this Security will be made at the Corporate Trust Office of the Trustee, in such coin or currency of the United States of America as at the time of payment is legal tender for payment of public and private debts; *provided, however*, that at the option of the Company payment of interest may be made (i) by check mailed to the address of the Person entitled thereto as such address shall appear in the Security Register or (ii) by wire transfer in immediately available funds at such place and to such account as may be designated in writing by the Person entitled thereto as specified in the Security Register.

Reference is hereby made to the further provisions of this Security set forth on the reverse hereof, which further provisions shall for all purposes have the same effect as if set forth at this place.

Unless the certificate of authentication hereon has been executed by the Trustee referred to on the reverse hereof by manual signature, this Security shall not be entitled to any benefit under the Indenture or be valid or obligatory for any purpose.

IN WITNESS WHEREOF, the Company has caused this instrument to be duly executed.

Dated: May 3, 2023 CENTERPOINT ENERGY RESOURCES CORP.

By:\_\_\_\_\_ Name: Jason P. Wells Title: President, Chief Executive Officer and Chief Financial Officer

Attest:

Name: Vincent A. Mercaldi Title: Secretary

# CERTIFICATE OF AUTHENTICATION

This is one of the Securities of the series designated therein referred to in the within-mentioned Indenture.

THE BANK OF NEW YORK MELLON TRUST COMPANY, N.A., As Trustee

Dated: May 3, 2023

By:\_\_\_\_\_ Authorized Signatory

# SCHEDULE A

The initial aggregate principal amount of Securities evidenced by the Certificate to which this Schedule is attached is \$ . The notations on the following table evidence decreases and increases in the aggregate principal amount of Securities evidenced by such Certificate.

			Aggregate Principal		
		Amount of Securities			
	Decrease in Aggregate	Increase in Aggregate	Remaining After	Notation by	
Date of	Principal Amount of	Principal Amount of	Such Decrease or	Security	
Adjustment	Securities	Securities	Increase	Registrar	

## [FORM OF REVERSE SIDE OF SECURITY]

## CENTERPOINT ENERGY RESOURCES CORP.

## 5.25% SENIOR NOTES DUE 2028

This Security is one of a duly authorized issue of securities of the Company (herein called the "<u>Securities</u>"), issued and to be issued in one or more series under an Indenture, dated as of February 1, 1998, as previously supplemented and amended including by the Supplemental Indenture No. 23, dated as of February 23, 2023 and by the Supplemental Indenture No. 24, dated as of May 3, 2023 (collectively herein called the "<u>Indenture</u>," which term shall have the meaning assigned to it in such instrument), between the Company and The Bank of New York Mellon Trust Company, N.A. (successor to JPMorgan Chase Bank, National Association (formerly Chase Bank of Texas, National Association)), as Trustee (herein called the "<u>Trustee</u>," which term includes any successor trustee under the Indenture), to which Indenture and all indentures supplemental thereto reference is hereby made for a statement of the respective rights, limitations of rights, duties and immunities thereunder of the Company, the Trustee and the Holders of the Securities and of the terms upon which the Securities are, and are to be, authenticated and delivered. This Security is one of the series designated on the face hereof, initially limited in aggregate principal amount to \$600,000,000, which limit was subsequently increased to \$900,000,000 by a Board Resolution to such effect; *provided, however*, that the authorized aggregate principal amount of the Securities may be further increased above such amount by a Board Resolution to such effect.

Prior to February 1, 2028 (the "<u>Par Call Date</u>"), the Company may redeem this Security at its option, in whole or in part, at any time and from time to time, at a redemption price (expressed as a percentage of principal amount and rounded to three decimal places) equal to the greater of: (1)(a) the sum of the present values of the remaining scheduled payments of principal and interest thereon discounted to the Redemption Date (assuming this Security, or such portion to be redeemed, matured on the Par Call Date) on a semi-annual basis (assuming a 360-day year consisting of twelve 30-day months) at the Treasury Rate plus 20 basis points less (b) interest accrued to the date of redemption, and (2) 100% of the principal amount of this Security to be redeemed; plus, in each case, accrued and unpaid interest thereon to, but excluding, the Redemption Date.

On or after the Par Call Date, the Company may redeem this Security, in whole or in part, at any time and from time to time, at a redemption price equal to 100% of the principal amount of this Security (or such portion to be redeemed) plus accrued and unpaid interest on the principal amount being redeemed, if any, to, but excluding, the Redemption Date. The Trustee shall have no responsibility for the calculation of such amount.

"<u>Treasury Rate</u>" means, with respect to any Redemption Date, the yield determined by the Company in accordance with the following two paragraphs.

The Treasury Rate shall be determined by the Company after 4:15 p.m., New York City time (or after such time as yields on U.S. government securities are posted daily by the Board of Governors of the Federal Reserve System), on the third Business Day preceding the Redemption Date based upon the yield or yields for the most recent day that appear after such time on such day in the most recent statistical release published by the Board of Governors of the Federal Reserve System designated as "Selected Interest Rates (Daily) - H.15" (or any successor designation or publication) ("H.15") under the caption "U.S. government securities—Treasury constant maturities—Nominal" (or any successor caption or heading) ("H.15 TCM"). In determining the Treasury Rate, the Company shall select, as applicable: (1) the yield for the Treasury constant maturity on H.15 exactly equal to the period from the Redemption Date to the

Par Call Date (the "<u>Remaining Life</u>"); or (2) if there is no such Treasury constant maturity on H.15 exactly equal to the Remaining Life, the two yields – one yield corresponding to the Treasury constant maturity on H.15 immediately shorter than and one yield corresponding to the Treasury constant maturity on H.15 immediately longer than the Remaining Life – and shall interpolate to the Par Call Date on a straight-line basis (using the actual number of days) using such yields and rounding the result to three decimal places; or (3) if there is no such Treasury constant maturity on H.15 shorter than or longer than the Remaining Life, the yield for the single Treasury constant maturity on H.15 closest to the Remaining Life. For purposes of this paragraph, the applicable Treasury constant maturity or maturities on H.15 shall be deemed to have a maturity date equal to the relevant number of months or years, as applicable, of such Treasury constant maturity from the Redemption Date.

If on the third Business Day preceding the Redemption Date H.15 TCM or any successor designation or publication is no longer published, the Company shall calculate the Treasury Rate based on the rate per annum equal to the semi-annual equivalent yield to maturity at 11:00 a.m., New York City time, on the second Business Day preceding such Redemption Date of the United States Treasury security maturing on, or with a maturity that is closest to, the Par Call Date, as applicable. If there is no United States Treasury security maturing on the Par Call Date but there are two or more United States Treasury securities with a maturity date equally distant from the Par Call Date, one with a maturity date preceding the Par Call Date and one with a maturity date following the Par Call Date, the Company shall select the United States Treasury security with a maturity date preceding sentence, the Company shall select from among these two or more United States Treasury securities meeting the criteria of the preceding sentence, the Company shall select from among these two or more United States Treasury securities to par based upon the average of the bid and asked prices for such United States Treasury securities at 11:00 a.m., New York City time. In determining the Treasury Rate in accordance with the terms of this paragraph, the semi-annual yield to maturity of the applicable United States Treasury security shall be based upon the average of the bid and asked prices (expressed as a percentage of principal amount) at 11:00 a.m., New York City time, of such United States Treasury security, and rounded to three decimal places.

The Company's actions and determinations in determining the redemption price shall be conclusive and binding for all purposes, absent manifest error. The Trustee shall have no responsibility for the calculation of such amount.

In the event of redemption of this Security in part only, a new Security or Securities of this series and of like tenor for the unredeemed portion hereof will be issued in the name of the Holder hereof upon the cancellation hereof.

The Securities of this series are not entitled to the benefit of any sinking fund.

The Indenture contains provisions for satisfaction and discharge of the entire indebtedness of this Security upon compliance by the Company with certain conditions set forth in the Indenture.

The Indenture contains provisions for defeasance at any time of the entire indebtedness of this Security or certain restrictive covenants and Events of Default with respect to this Security, in each case upon compliance with certain conditions set forth in the Indenture.

If an Event of Default with respect to Securities of this series shall occur and be continuing, the principal of the Securities of this series may be declared due and payable in the manner and with the effect provided in the Indenture.

The Indenture permits, with certain exceptions as therein provided, the amendment thereof and the modification of the rights and obligations of the Company and the rights of the Holders of the Securities of each series to be affected under the Indenture at any time by the Company and the Trustee with the consent of the Holders of a majority in principal amount of the Securities at the time Outstanding of each series to be affected. The Indenture also contains provisions permitting the Holders of specified percentages in principal amount of the Securities of each series at the time Outstanding, on behalf of the Holders of all Securities of such series, to waive compliance by the Company with certain provisions of the Indenture and certain past defaults under the Indenture and their consequences. Any such consent or waiver by the Holder of this Security shall be conclusive and binding upon such Holder and upon all future Holders of this Security and of any Security issued upon the registration of transfer hereof or in exchange herefor or in lieu hereof, whether or not notation of such consent or waiver is made upon this Security.

As provided in and subject to the provisions of the Indenture, the Holder of this Security shall not have the right to institute any proceeding with respect to the Indenture or for the appointment of a receiver or trustee or for any other remedy thereunder, unless such Holder shall have previously given the Trustee written notice of a continuing Event of Default with respect to the Securities of this series, the Holders of not less than 33% in principal amount of the Securities of this series at the time Outstanding shall have made written request to the Trustee to institute proceedings in respect of such Event of Default as Trustee and offered the Trustee reasonable indemnity, and the Trustee shall not have received from the Holders of a majority in principal amount of Securities of this series at the time Outstanding a direction inconsistent with such request, and shall have failed to institute any such proceeding, for 60 days after receipt of such notice, request and offer of indemnity. The foregoing shall not apply to any suit instituted by the Holder of this Security for the enforcement of any payment of principal hereof or any premium or interest hereon on or after the respective due dates expressed herein.

No reference herein to the Indenture and no provision of this Security or of the Indenture shall alter or impair the obligation of the Company, which is absolute and unconditional, to pay the principal of and any premium and interest on this Security at the times, place and rate, and in the coin or currency, herein prescribed.

As provided in the Indenture and subject to certain limitations therein set forth, the transfer of this Security is registrable in the Security Register, upon surrender of this Security for registration of transfer at the office or agency of the Company in any place where the principal of and any premium and interest on this Security are payable, duly endorsed by, or accompanied by a written instrument of transfer in form satisfactory to the Company and the Security Registrar duly executed by the Holder hereof or his attorney duly authorized in writing, and thereupon one or more new Securities of this series and of like tenor, of authorized denominations and for the same aggregate principal amount, will be issued to the designated transferee or transferees. No service charge shall be made for any such registration of transfer or exchange, but the Company may require payment of a sum sufficient to cover any tax or other governmental charge payable in connection therewith.

Prior to due presentment of this Security for registration of transfer, the Company, the Trustee and any agent of the Company or the Trustee may treat the Person in whose name this Security is registered as the owner hereof for all purposes, whether or not this Security be overdue, and neither the Company, the Trustee nor any such agent shall be affected by notice to the contrary.

The Securities of this series are issuable only in registered form without coupons in minimum denominations of \$2,000 principal amount and integral multiples of \$1,000 principal amount in excess thereof. As provided in the Indenture and subject to certain limitations therein

set forth, Securities of this series are exchangeable for a like aggregate principal amount of Securities of this series and of like tenor of a different authorized denomination, as requested by the Holder surrendering the same.

All terms used in this Security which are defined in the Indenture shall have the meanings assigned to them in the Indenture.

THE INDENTURE AND THIS SECURITY SHALL BE GOVERNED BY AND CONSTRUED IN ACCORDANCE WITH THE LAWS OF THE STATE OF NEW YORK.

### FIRST AMENDMENT TO SECOND AMENDED AND RESTATED CREDIT AGREEMENT

This FIRST AMENDMENT TO SECOND AMENDED AND RESTATED CREDIT AGREEMENT dated as of July 26, 2023 (this "<u>Amendment</u>"), is by and among CENTERPOINT ENERGY, INC., a Texas corporation (the "<u>Borrower</u>"), and each Bank party hereto.

WHEREAS, the Borrower, the Banks, the Issuing Banks and JPMorgan Chase Bank, N.A., as the Administrative Agent, are parties to the Second Amended and Restated Credit Agreement dated as of December 6, 2022 (the "<u>Credit Agreement</u>"); and

WHEREAS, the Borrower has requested an amendment to the Credit Agreement, and the Borrower and the Banks party hereto desire to amend the Credit Agreement to effect such amendment as and upon the terms and subject to the conditions set forth herein (the Credit Agreement, as amended hereby, the "<u>Amended Credit Agreement</u>").

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto hereby agree as follows:

SECTION 1. <u>Definitions</u>. Unless otherwise defined in this Amendment, capitalized terms used in this Amendment that are defined in the Credit Agreement, shall have the meanings assigned to such terms in the Credit Agreement. The interpretive provisions set forth in Section 1.3 of the Credit Agreement shall apply to this Amendment.

SECTION 2. Amendment to the Credit Agreement. Effective as of the Amendment Effective Date:

(a) Section 8.1(f) of the Credit Agreement is hereby amended by replacing the following text contained in clause (ii) thereof:

"any default, event or condition shall have occurred and be continuing with respect to any Indebtedness for Borrowed Money, Secured Indebtedness or Junior Subordinated Debt of the Borrower or any Significant Subsidiary (other than Indebtedness of the Borrower under this Agreement), the effect of which default, event or condition is to cause, or to permit the holder thereof to cause"

with the following text:

"any default, event or condition (other than solely as a result of (x) any event or condition that permits holders of any Indebtedness constituting convertible indebtedness of Borrower to convert such Indebtedness or (y) any event or condition resulting from the conversion of any Indebtedness constituting convertible indebtedness of Borrower, in either case, into common stock of Borrower (or other securities or property following a merger event, reclassification or other change of the common stock of Borrower), cash, including in lieu of fractional shares of common stock of Borrower, or a combination thereof) shall have occurred and be continuing with respect to any Indebtedness for Borrowed Money, Secured Indebtedness or Junior Subordinated Debt of the Borrower or any Significant Subsidiary (other than Indebtedness of the Borrower under this Agreement), the effect of which default, event or condition is to cause, or to permit the holder thereof to cause". SECTION 3. <u>Representations and Warranties</u>. To induce the other parties hereto to enter into this Amendment, the Borrower represents and warrants to such parties that, as of the date hereof:

- (a) both immediately before and immediately after giving effect to this Amendment, all representations and warranties of the Borrower contained in Section 6.1 of the Amended Credit Agreement and in the other Loan Documents are true and correct in all material respects (except to the extent that any representation or warranty is qualified by materiality in the text thereof, in which case such representation or warranty is true and correct in all respects), except for those representations or warranties or parts thereof that, by their terms, expressly relate solely to a specific date, in which case such representations and warranties are true and correct in all material respects as of such specific date;
- (b) at the time of and immediately after giving effect to this Amendment, no Event of Default exists;
- (c) the execution, delivery and performance by the Borrower of this Amendment are within the Borrower's corporate powers and have been duly authorized by all necessary corporate action; and
- (d) this Amendment has been duly executed and delivered by the Borrower and constitutes a legal, valid and binding obligation of the Borrower, enforceable against the Borrower in accordance with its terms, subject to applicable bankruptcy, insolvency, reorganization, moratorium or other laws affecting creditors' rights generally and subject to general principles of equity, regardless of whether considered in a proceeding in equity or at law.

SECTION 4. <u>Conditions to Effectiveness</u>. This Amendment shall become effective as of the date first written above (the "<u>Amendment Effective Date</u>") when each of the following conditions is satisfied (or waived in accordance with Section 10.1 of the Credit Agreement):

- (a) the Administrative Agent shall have received counterparts of this Amendment duly executed and delivered by the Borrower and the Majority Banks; and
- (b) the Administrative Agent shall have received all reasonable out-of-pocket expenses required to be paid by the Borrower to the Administrative Agent pursuant to Section 10.5 of the Credit Agreement for which reasonably detailed invoices have been presented to the Borrower on or before the date that is one Business Day prior to the date hereof.

SECTION 5. <u>Severability</u>. Any provision of this Amendment that is prohibited or unenforceable in any jurisdiction shall, as to such jurisdiction, be ineffective to the extent of such prohibition or unenforceability without invalidating the remaining provisions hereof, and any such prohibition or unenforceability in any jurisdiction shall not invalidate or render unenforceable such provision in any other jurisdiction.

SECTION 6. <u>Governing Law</u>. THIS AMENDMENT SHALL BE GOVERNED BY, AND CONSTRUED AND INTERPRETED IN ACCORDANCE WITH, THE LAWS OF THE STATE OF NEW YORK.

SECTION 7. <u>Counterparts</u>. This Amendment may be executed by one or more of the parties to this Amendment on any number of separate counterparts, and all of said counterparts taken together shall be deemed to constitute one and the same instrument. Delivery of an executed

counterpart of a signature page of this Amendment that is an Electronic Signature transmitted by telecopy, emailed pdf. or any other electronic means that reproduces an image of an actual executed signature page shall be effective as delivery of a manually executed counterpart of this Amendment. The words "execution," "signed," "signature," "delivery," and words of like import in or relating to this Amendment shall be deemed to include Electronic Signatures, deliveries or the keeping of records in any electronic form (including deliveries by telecopy, emailed pdf. or any other electronic means that reproduces an image of an actual executed signature page), each of which shall be of the same legal effect, validity or enforceability as a manually executed signature, physical delivery thereof or the use of a paper-based recordkeeping system, as the case may be.

SECTION 8. <u>Effect of Amendment</u>. From and after the effectiveness of this Amendment, each reference to "hereof", "hereunder", "herein", "hereby" and "this Agreement" contained in the Credit Agreement, each reference to "thereof", "thereunder", "therein", "thereby" and "the Credit Agreement" contained in the other Loan Documents, and each other similar reference contained in the Credit Agreement and the other Loan Documents, shall refer to the Amended Credit Agreement. Except as expressly set forth herein, this Amendment shall not by implication or otherwise limit, impair, constitute a waiver of or otherwise affect the rights and remedies of the Administrative Agent or the Banks under the Credit Agreement or under any other Loan Document, and shall not alter, modify, amend or in any way affect any of the terms, conditions, obligations, covenants or agreements contained in the Credit Agreement or any other Loan Document, all of which are ratified and affirmed in all respects and shall continue in full force and effect. This Amendment shall constitute a Loan Document for all purposes of the Amended Credit Agreement and the other Loan Document.

SECTION 9. <u>Entire Agreement</u>. This Amendment and the other Loan Documents represent the agreement of the Borrower, the Administrative Agent and the Banks with respect to the subject matter hereof, and there are no promises, undertakings, representations or warranties by the Administrative Agent or any Bank relative to the subject matter hereof not expressly set forth or referred to herein or in the other Loan Documents.

[Remainder of Page Intentionally Left Blank; Signature Pages Follow]

IN WITNESS WHEREOF, the parties hereto have caused this Amendment to be duly executed as of the date first above written.

CENTERPOINT ENERGY, INC., as the Borrower

By: <u>/s/ Jacqueline M. Richert</u>

Name: Jacqueline M. Richert Title: Vice President, Investor Relations and Treasurer

JPMORGAN CHASE BANK, N.A., as a Bank

By:/s/ Nancy R. BarwigName:Nancy R. BarwigTitle:Executive Director

### MIZUHO BANK, LTD., as a Bank

By: <u>/s/ Edward Sacks</u> Name: Edward Sacks Title: Authorized Signatory

## WELLS FARGO BANK, NATIONAL ASSOCIATION, as a Bank

By:	<u>/s/ Patrick Engel</u>
Name:	Patrick Engel
Title:	Managing Director

### BANK OF AMERICA, N.A., as a Bank

By: <u>/s/ Dee Dee Farkas</u> Name: Dee Dee Farkas Title: Managing Director

## BARCLAYS BANK PLC, as a Bank

By:	<u>/s/ Warren Veech III</u>
Name:	Warren Veech III
Title:	Vice President

### CITIBANK, N.A., as a Bank

By:	<u>/s/ Richard Rivera</u>
Name:	Richard Rivera
Title:	Vice President

### MUFG BANK, LTD., as a Bank

By:	<u>/s/ Ricky Vargas</u>
Name:	Ricky Vargas
Title:	Vice President

## ROYAL BANK OF CANADA, as a Bank

By:	<u>/s/ Frank Lambrinos</u>
Name:	Frank Lambrinos
Title:	Authorized Signatory

BNP PARIBAS, as a Bank	
By:	/s/ Denis O'Meara
Name:	Denis O'Meara
Title:	Managing Director

By:	<u>/s/ Victor Padilla</u>
Name:	Victor Padilla
Title:	Vice President

## CREDIT SUISSE AG, NEW YORK BRANCH, as a Bank

By:	<u>/s/ Doreen Barr</u>
	Doreen Barr Authorized Signatory

By:	/s/ Michael Dieffenbacher
Name:	Michael Dieffenbacher
Title:	Authorized Signatory

### GOLDMAN SACHS BANK USA, as a Bank

By: <u>/s/ Keshia Leday</u> Name: Keshia Leday Title: Authorized Signatory

MORGAN STANLEY BANK, N.A., as a Bank

By:	<u>/s/ Taylor Tripucka</u>
Name:	Taylor Tripucka
Title:	Authorized Signatory

# PNC BANK, NATIONAL ASSOCIATION, as a Bank

By:	<u>/s/ Joseph Rein</u>
Name:	Joseph Rein
Title:	Assistant Vice President

TD BANK, N.A., as a Bank

By:	<u>/s/ Steve Levi</u>
Name:	Steve Levi
Title:	Senior Vice President

## THE BANK OF NOVA SCOTIA, as a Bank

By:	<u>/s/ David Dewar</u>
Name:	David Dewar
Title:	Director

## TRUIST BANK, as a Bank

By:	/s/ Catherine Strickland
Name:	Catherine Strickland
Title:	Vice President

U.S. BANK NATIONAL ASSOCIATION, as a Bank

By:	/s/ James O'Shaughnessy
Name:	James O'Shaughnessy
Title:	Vice President

## COMERICA BANK, as a Bank

By:	<u>/s/ John Smithson</u>
Name:	John Smithson
Title:	Vice President

## THE BANK OF NEW YORK MELLON, as a Bank

By: <u>/s/ Tak Cheng</u> Name: Tak Cheng Title: Vice President

## THE NORTHERN TRUST COMPANY, as a Bank

By:	<u>/s/ Keith L. Burson</u>
Name:	Keith L. Burson
Title:	Senior Vice President

I, David J. Lesar, certify that:

1. I have reviewed this quarterly report on Form 10-Q of CenterPoint Energy, Inc.;

2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;

3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;

4. The registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:

- (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
- (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
- (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
- (d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and

5. The registrant's other certifying officer(s) and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):

- (a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
- (b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: July 27, 2023

/s/ David J. Lesar David J. Lesar Chief Executive Officer

I, Jason P. Wells, certify that:

1. I have reviewed this quarterly report on Form 10-Q of CenterPoint Energy Houston Electric, LLC;

2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;

3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;

4. The registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:

- (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
- (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
- (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
- (d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and

5. The registrant's other certifying officer(s) and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):

- (a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
- (b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: July 27, 2023

/s/ JASON P. WELLS

Jason P. Wells President and Chief Executive Officer

I, Jason P. Wells, certify that:

1. I have reviewed this quarterly report on Form 10-Q of CenterPoint Energy Resources Corp.;

2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;

3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;

4. The registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:

- (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
- (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
- (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
- (d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and

5. The registrant's other certifying officer(s) and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):

- (a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
- (b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: July 27, 2023

/s/ JASON P. WELLS

Jason P. Wells President and Chief Executive Officer

I, Christopher A. Foster, certify that:

1. I have reviewed this quarterly report on Form 10-Q of CenterPoint Energy, Inc.;

2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;

3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;

4. The registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:

- (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
- (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
- (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
- (d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and

5. The registrant's other certifying officer(s) and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):

- (a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
- (b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: July 27, 2023

/s/ Christopher A. Foster

Christopher A. Foster Executive Vice President and Chief Financial Officer

I, Christopher A. Foster, certify that:

1. I have reviewed this quarterly report on Form 10-Q of CenterPoint Energy Houston Electric, LLC;

2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;

3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;

4. The registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:

- (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
- (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
- (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
- (d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and

5. The registrant's other certifying officer(s) and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):

- (a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
- (b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: July 27, 2023

/s/ Christopher A. Foster

Christopher A. Foster Executive Vice President and Chief Financial Officer

I, Christopher A. Foster, certify that:

1. I have reviewed this quarterly report on Form 10-Q of CenterPoint Energy Resources Corp.;

2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;

3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;

4. The registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:

- (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
- (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
- (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
- (d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and

5. The registrant's other certifying officer(s) and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):

- (a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
- (b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: July 27, 2023

/s/ Christopher A. Foster

Christopher A. Foster Executive Vice President and Chief Financial Officer

In connection with the Quarterly Report of CenterPoint Energy, Inc. (the "Company") on Form 10-Q for the quarter ended June 30, 2023 (the "Report"), as filed with the Securities and Exchange Commission on the date hereof, I, David J. Lesar, Chief Executive Officer, certify, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, to the best of my knowledge, that:

1. The Report fully complies with the requirements of section 13(a) or 15(d) of the Securities Exchange Act of 1934, as amended; and

2. The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

/s/ David J. Lesar David J. Lesar Chief Executive Officer July 27, 2023

In connection with the Quarterly Report of CenterPoint Energy Houston Electric, LLC (the "Company") on Form 10-Q for the quarter ended June 30, 2023 (the "Report"), as filed with the Securities and Exchange Commission on the date hereof, I, Jason P. Wells, Chief Executive Officer, certify, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, to the best of my knowledge, that:

1. The Report fully complies with the requirements of section 13(a) or 15(d) of the Securities Exchange Act of 1934, as amended; and

2. The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

/s/ JASON P. WELLS

Jason P. Wells President and Chief Executive Officer July 27, 2023

In connection with the Quarterly Report of CenterPoint Energy Resources Corp. (the "Company") on Form 10-Q for the quarter ended June 30, 2023 (the "Report"), as filed with the Securities and Exchange Commission on the date hereof, I, Jason P. Wells, Chief Executive Officer, certify, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, to the best of my knowledge, that:

1. The Report fully complies with the requirements of section 13(a) or 15(d) of the Securities Exchange Act of 1934, as amended; and

2. The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

/s/ JASON P. WELLS

Jason P. Wells President and Chief Executive Officer July 27, 2023

In connection with the Quarterly Report of CenterPoint Energy, Inc. (the "Company") on Form 10-Q for the quarter ended June 30, 2023 (the "Report"), as filed with the Securities and Exchange Commission on the date hereof, I, Christopher A. Foster, Chief Financial Officer, certify, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, to the best of my knowledge, that:

1. The Report fully complies with the requirements of section 13(a) or 15(d) of the Securities Exchange Act of 1934, as amended; and

2. The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

/s/ Christopher A. Foster Christopher A. Foster Executive Vice President and Chief Financial Officer July 27, 2023

In connection with the Quarterly Report of CenterPoint Energy Houston Electric, LLC (the "Company") on Form 10-Q for the quarter ended June 30, 2023 (the "Report"), as filed with the Securities and Exchange Commission on the date hereof, I, Christopher A. Foster, Chief Financial Officer, certify, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, to the best of my knowledge, that:

1. The Report fully complies with the requirements of section 13(a) or 15(d) of the Securities Exchange Act of 1934, as amended; and

2. The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

/s/ Christopher A. Foster

Christopher A. Foster Executive Vice President and Chief Financial Officer July 27, 2023

In connection with the Quarterly Report of CenterPoint Energy Resources Corp. (the "Company") on Form 10-Q for the quarter ended June 30, 2023 (the "Report"), as filed with the Securities and Exchange Commission on the date hereof, I, Christopher A. Foster, Chief Financial Officer, certify, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, to the best of my knowledge, that:

1. The Report fully complies with the requirements of section 13(a) or 15(d) of the Securities Exchange Act of 1934, as amended; and

2. The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

/s/ Christopher A. Foster

Christopher A. Foster Executive Vice President and Chief Financial Officer July 27, 2023