

STATE OF TEXAS §
 §
COUNTY OF FORT BEND §

ADDENDUM

This Addendum (“Addendum”) is made and entered into by and between FORT BEND COUNTY, TEXAS (“County”), a political subdivision of the state of Texas, and CENTERPOINT ENERGY HOUSTON ELECTRIC, LLC (“Utility”) a company authorized to conduct business in the state of Texas. County and Utility may be referred to individually as a “Party” or collectively as the “Parties.”

Terms

1. **Modification and Conflict.** This Addendum modifies and supplements the Facilities Extension Agreement between County and Utility (the “Agreement”) for the extension of facilities at 4510 Colony W, Richmond, TX. The Parties agree that if there is any conflict between this Addendum and the attached Agreement, the terms of this Addendum shall control.

2. **Compensation and Payment.** Any compensation and payment made by County for any services provided by Utility under the Agreement shall be made in accordance with Section 2251.021 of the Texas Government Code as follows: Utility shall submit to County one (1) electronic (pdf) copy of the invoice showing the amounts due for services performed in a form acceptable to County. County shall review such invoices and approve them within 30 calendar days with such modifications as are consistent with the Agreement and forward the same to the County Auditor for processing. County shall pay each such approved invoice within thirty (30) calendar days. Accrual and payment of interest on overdue payments assessed by Utility, if any, shall be governed by Section 2251.025 of the Texas Government Code.

3. **Limit of Appropriation.** Utility understands and agrees that the Maximum Compensation for the performance of services provided by Utility under the Agreement is \$2,308.00. In no event shall the amount paid by County under the Agreement exceed the Maximum Compensation without a County approved change order.

4. **Insurance.** Prior to the commencement of any services provided by Utility under the Agreement, Utility shall furnish County with properly executed certificates of insurance which shall evidence all insurance required and provide that such insurance shall not be canceled, except on 30 days’ prior written notice to County. Utility shall maintain such insurance coverage from the time Services commence until Services are completed and provided replacement certificates, policies, and/or endorsements for any such insurance expiring prior to completion of Services. Utility shall obtain such insurance written on an Occurrence form from such companies having Bests rating of A/VII or better, licensed or approved to transact business in the state of Texas , and shall obtain such insurance of the following types and minimum limits:

- (a) Workers' Compensation insurance. Substitutes to genuine Workers' Compensation Insurance will not be allowed. Employers' Liability insurance with limits of not less than \$1,000,000 per injury by accident, \$1,000,000 per injury by disease, and \$1,000,000 per bodily injury by disease.
- (b) Commercial general liability insurance with a limit of not less than \$1,000,000 each occurrence and \$2,000,000 in the annual aggregate. Policy shall cover liability for bodily injury, personal injury, and property damage and products/completed operations arising out of the business operations of the policyholder.
- (c) Business Automobile Liability insurance with a combined Bodily Injury/Property Damage limit of not less than \$1,000,000 each accident. The policy shall cover liability arising from the operation of licensed vehicles by policyholder.

County and the members of Commissioners Court shall be named as additional insured to all required coverage except for Workers' Compensation. All Liability policies including Workers' Compensation written on behalf of Utility shall contain a waiver of subrogation in favor of County and members of Commissioners Court.

If required coverage is written on a claims-made basis, Utility warrants that any retroactive date applicable to coverage under the policy precedes the effective date of the contract; and that continuous coverage will be maintained or an extended discovery period will be exercised for a period of two years beginning from the time that work under the Agreement is completed.

- 5. **No Waiver of Immunity.** Neither the execution of the Agreement nor any other conduct of either party relating to the Agreement shall be considered a waiver or surrender by County of its governmental powers or immunity under the Texas Constitution or the laws of the state of Texas.
- 6. **Venue and Applicable Law.** This Agreement shall be construed in accordance with the laws of the State of Texas and exclusive venue of any claim or legal action by Utility against County arising out of or relating to the subject matter of the Agreement shall lie in a court of competent jurisdiction of Fort Bend County, Texas.
- 7. **Certain State Law Requirements for Contracts** The contents of this Section are required by Texas law and are included by County regardless of content For purposes of Sections 2252.152, 2271.002, and 2274.002, Texas Government Code, as amended, Utility hereby verifies that Utility and any parent company, wholly owned subsidiary, majority-owned subsidiary, and affiliate:

- (a) Unless affirmatively declared by the United States government to be excluded from its federal sanctions regime relating to Sudan or Iran or any federal sanctions regime relating to a foreign terrorist organization, is not identified on a list prepared and maintained by the Texas Comptroller of Public Accounts under Section 806.051, 807.051, or 2252.153 of the Texas Government Code.
- (b) If employing ten (10) or more full-time employees and the Agreement has a value of \$100,000.00 or more, Utility does not boycott Israel and is authorized to agree in such contracts not to boycott Israel during the term of such contracts. "Boycott Israel" has the meaning provided in § 808.001 of the Texas Government Code.
- (c) If employing ten (10) or more full-time employees and the Agreement has a value of \$100,000.00 or more, Utility does not boycott energy companies and is authorized to agree in such contracts not to boycott energy companies during the term of such contracts. "Boycott energy company" has the meaning provided in § 809.001 of the Texas Government Code.
- (d) If employing ten (10) or more full-time employees and the Agreement has a value of \$100,000.00 or more, Utility does not have a practice, policy, guidance, or directive that discriminates against a firearm entity or firearm trade association and is authorized to agree in such contracts not to discriminate against a firearm entity or firearm trade association during the term of such contracts. "Discriminate against a firearm entity or firearm trade association" has the meaning provided in § 2274.001(3) of the Texas Government Code. "Firearm entity" and "firearm trade association" have the meanings provided in § 2274.001(6) and (7) of the Texas Government Code.

8. Human Trafficking. BY ACCEPTANCE OF THE AGREEMENT, UTILITY ACKNOWLEDGES THAT COUNTY IS OPPOSED TO HUMAN TRAFFICKING AND THAT NO COUNTY FUNDS WILL BE USED IN SUPPORT OF SERVICES OR ACTIVITIES THAT VIOLATE HUMAN TRAFFICKING LAWS.

9. Certification. By his or her signature below, each signatory individual certifies that he or she is the properly authorized person or officer of the applicable Party hereto and has the requisite authority necessary to execute the Agreement on behalf of such Party, and each Party hereby certifies to the other that it has obtained the appropriate approvals or authorizations from its governing body as required by law.

{Execution Page Follows}

FORT BEND COUNTY, TEXAS

**CENTERPOINT ENERGY HOUSTON
ELECTRIC, LLC**

KP George,
County Judge



Authorized Agent – Signature

Date

Gabriel Gonzalez

Authorized Agent- Printed Name

ATTEST:

Manager

Title

Laura Richard,
County Clerk

10/6/25

Date

AUDITOR'S CERTIFICATE

I hereby certify that funds in the amount of \$ 2,308.00 are available to pay the obligation of Fort Bend County, Texas within the Agreement.



Robert Ed Sturdivant, County Auditor

CenterPoint Energy Houston Electric, LLC
Applicable: Entire Service Area

CNP 8038

6.3 AGREEMENTS AND FORMS

6.3.1 FACILITIES EXTENSION AGREEMENT

This Facilities Extension Agreement is entered into by and between _____, herein called "Retail Customer" and CenterPoint Energy Houston Electric, LLC, herein called "Company" (hereinafter referred to as Agreement) for the construction, extension, installation, modification, repair, upgrade, conversion, relocation, de-energization or removal of Company's Delivery System, including temporary facilities (hereinafter referred to as facilities extension or extension), as described herein.

This Agreement covers the facilities extension to Retail Customer location at _____
4510 Colony W Dr, Richmond Tx

The Company agrees to accept payment of 2,308.00 Dollars to be paid by the Retail Customer, as a Non-Refundable Construction Payment in connection with the Retail Customer request to extend Company facilities to the above described location as follows: Work order 113593435

- Unless otherwise stated by Company in writing, the Non-Refundable Construction Payment amount above is valid for twelve months.

In consideration of said Non-Refundable Payment, to be paid to Company by Retail Customer prior to commencement of construction, Company agrees to install and operate lines and equipment necessary to distribute electric service to the identified location under the following General Conditions:

- Company shall at all times have title to and complete ownership and control over facilities installed by Company.
- Retail Customer must make satisfactory payment arrangements (if payment is required to extend Company facilities) and sign and return this Agreement before Company can proceed with the requested extension.

Chapter 6: Company Specific Items

Sheet No. 6.24
Page 2 of 2

CenterPoint Energy Houston Electric, LLC
Applicable: Entire Service Area

CNP 8038

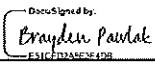
- Extension of service facilities is contingent on acquisition of all necessary easements and rights of way.

Nothing herein contained within this Agreement shall be construed as a waiver or relinquishment by Company of any right that it has or may hereafter have to discontinue service for or on account of default in the payment of any bill owing or to become owing thereafter for any other reason or cause stated in Company's Tariff.

This Agreement shall not be binding upon Company unless and until it is signed by an authorized representative of the Company.

CenterPoint Energy Houston Electric, LLC

Retail Customer

By  _____
DocuSigned by:
Brayden Pawlak
ES1C7D4A9E4D8

By _____

Brayden Pawlak

(name printed or typed)

(name printed or typed)

Title Service Consultant

Title _____

Date 04/08/2025

Date _____



SERVICE OUTLET LOCATION AND DATA STATEMENT FOR ELECTRIC SERVICE

CUSTOMER Fort Bend County CCTV	DAY PHONE 281-238-3565
SERVICE ADDRESS 4510 Colony W Dr, Richmond Tx	EVENING PHONE
MAILING ADDRESS 301 Jackson St., Suite 301 Richmond, TX 77469	CELL PHONE
ELECTRICIAN	ELECTRICIAN'S PHONE

Dear Customer,

CenterPoint Energy Houston Electric, LLC is grateful to meet with you on, _____ to discuss the requirements needed to provide you electric service. DATE

<ul style="list-style-type: none"> • CenterPoint Energy Construction Required? <input checked="" type="checkbox"/> YES <input type="checkbox"/> NO • The following steps must be complete prior to construction: <ul style="list-style-type: none"> <input checked="" type="checkbox"/> Pay any up-front contributions for non-standard service \$ 2,308.00 _____ <input type="checkbox"/> Clear trees along extension route <input type="checkbox"/> Easement charges \$ _____ <input type="checkbox"/> Easement execution 	<p>To begin the process we request that you provide the following information:</p> <ul style="list-style-type: none"> <input type="checkbox"/> Site Plan and Elevation Plan: Hard Copies <input checked="" type="checkbox"/> Site Plan: Electronic Copy with XY Coordinates <input type="checkbox"/> One Line Diagram <input type="checkbox"/> Load Analysis <input type="checkbox"/> Easements Required-Recorded Warranty Deed Required <input type="checkbox"/> Specifications on Modular Metering Enclosure.
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YES	NO	
<input checked="" type="checkbox"/>	<input type="checkbox"/>	Installation of meter pole or weather head (as located on sketch).
<input checked="" type="checkbox"/>	<input type="checkbox"/>	Obtain city or county permit, if applicable. (See page 4 and 5)
<input checked="" type="checkbox"/>	<input type="checkbox"/>	CenterPoint Energy will provide an ESI ID# for your account to the email address provided as your project progresses. Please do not request a meter until the construction is completed.
<input checked="" type="checkbox"/>	<input type="checkbox"/>	Choose a Competitive Retailer - For listing, visit the website http://www.powertochoose.org or call 1-866-PWR-4-TEX (1-866-797-4839)

Want to start gas service? Go to move.centerpointenergy.com/move or call 800-752-8036
To learn more about energy efficiency programs, please visit centerpointefficiency.com

CenterPoint Energy Houston Electric, LLC's target completion date to provide your construction requirements, per the working sketch, is a mutually agreed upon negotiated date by CenterPoint Energy and customer. *Please be aware our ability to meet the target completion date may be affected by weather, availability of construction crews and materials, ability to secure easements, and timely completion of your requirements (see above).* **In addition, as a condition to this service, you agree to comply with all of CenterPoint Energy standards, the National Electrical Code, the National Safety Code, all Occupational Safety and (OSHA) requirements, the International Building code and all local governing body codes.**

We appreciate the opportunity to do business with you and look forward to the successful completion of this project. Your signature below insures that both parties understand the requirements toward completion that will allow you electrical service. Thanks for your cooperation in this matter.

Sincerely,

Service Consultant

SERVICE CONSULTANT Brayden Pawlak	PHONE NUMBER (281) 341-4985
ADDRESS 935 US 90A, Rosenberg Tx 77471	
E-MAIL ADDRESS brayden.pawlak@centerpointenergy.com	

CUSTOMER'S SIGNATURE	DATE

YES	NO	
<input type="checkbox"/>	<input checked="" type="checkbox"/>	Will Customer have Back-up Generation?
<input type="checkbox"/>	<input checked="" type="checkbox"/>	Will Customer have Motor Greater than 250 HP?
APPLICABLE FORMS		
<input type="checkbox"/> Power Quality <input type="checkbox"/> Primary Meter <input type="checkbox"/> Motor Start <input type="checkbox"/> Emergency Generation <input type="checkbox"/> Distributed Generation <input type="checkbox"/> Major UG Checklist		



SERVICE OUTLET LOCATION AND DATA STATEMENT FOR ELECTRIC SERVICE

TEXAS LAW AN ACT TEXAS HEALTH AND SAFETY CODE TITLE 9

CHAPTER 752 - Safety of persons engaged in activities in proximity of high voltage electric lines; restrictions

SECTION 001. DEFINITIONS

- (1) "High voltage" means more than 600 volts measured between conductors or between a conductor and the ground.
- (2) "Overhead line" means a bare or insulated electric conductor installed above ground but does not include a conductor that is de-energized and grounded or that is enclosed in a rigid metallic conduit.

SECTION 002. EXEMPTION FOR CERTAIN EMPLOYEES AND ACTIVITIES

(A) This chapter does not apply to the construction, reconstruction, operation, or maintenance by an authorized person of overhead electrical or communication circuits or conductors and their supporting structures and associated equipment that are part of a rail transportation system, an electrical generating, transmission, or distribution system or a communication system.

- (B) In this section, "authorized person" means:
- (1) an employee of a light and power company, an electric cooperative, or a municipality working on his employer's electrical system;
 - (2) an employee of a transportation system working on the system's electrical circuits;
 - (3) an employee of a communication utility;
 - (4) an employee of a state, county, or municipal agency that has authorized circuit construction on the poles or structures that belong to an electric power company, an electric cooperative, a municipal or transportation system, or a communication system;
 - (5) an employee of an industrial plant who works on the plant's electrical system; or
 - (6) an employee of an electrical or communications contractor who is working under the contractor's supervision.

SECTION 003. TEMPORARY CLEARANCE OF LINES

(A) A person, firm, corporation, or association responsible for temporary work or a temporary activity or function closer to a high voltage overhead line than the distances prescribed by this chapter must notify the operator of the line at least 48 hours before the work begins.

(B) A person, firm, corporation, or association may not begin the work, activity, or function under this section until the person, firm, corporation, or association responsible for the work, activity, or function and the owner or operator, or both, of the high voltage overhead line have negotiated a satisfactory mutual arrangement to provide temporary de-energization and grounding, temporary relocation or raising of the line, or temporary mechanical barriers to separate and prevent contact between the line and the material or equipment or the person performing the work, activity or function.

(C) The person, firm, corporation, or association responsible for the work, activity, or function shall pay the operator of the high voltage overhead line the actual expense incurred by the operator in providing the clearance prescribed in the agreement. The operator may require payment in advance and is not required to provide the clearance until the person, firm, corporation, or association responsible for the work, activity, or function makes the payment.

(D) If the actual expense of providing the clearance is less than the amount paid, the operator of the high voltage overhead line shall refund the surplus amount.

SECTION 004. RESTRICTION ON ALL ACTIVITIES NEAR LINES

(A) Unless a person, firm, corporation, or association effectively guards against danger by contact with the line as prescribed by Section 752.003, the person, firm, corporation, or association, either individually or through an agent or employee, may not perform a function or activity on land, a building, a highway, or other premises if at any time it is possible that the person performing the function or activity may:

- (1) move or be placed within six feet of a high voltage overhead line while performing the function or activity; or
- (2) bring any part of a tool, equipment, machine, or material within six feet of a high voltage overhead line while performing the function or activity.

(B) A person, firm, corporation, or association may not require an employee to perform a function or activity prohibited by Subsection (A).

SECTION 005. RESTRICTION ON OPERATION OF MACHINERY AND PLACEMENT OF STRUCTURES NEAR LINES

Unless a person, firm, corporation, or association effectively guards against danger by contact with the line as prescribed by Section 752.003, the person, firm, corporation, or association, either individually or through an agent or employee, may not:

- (1) erect, install, transport, or store all or any part of a house, building, or other structure within six feet of a high voltage overhead line;
- (2) install, operate, transport, handle, or store all or any part of a tool, machine, or equipment within six feet of a high voltage overhead line; or
- (3) transport, handle, or store all or any part of supplies or materials within six feet of a high voltage overhead line.

SECTION 006. RESTRICTION ON OPERATION OF CERTAIN MACHINERY OR EQUIPMENT

(A) A person, firm, corporation, or association, individually, through an agent or employee, or as an agent or employee, may not operate a crane, derrick, power shovel, drilling rig, hay loader, hay stacker, mechanical cotton picker, pile driver, hoisting equipment, or similar apparatus any part of which is capable of vertical, lateral, or swinging motion unless:

- (1) a warning sign is posted and maintained as prescribed by Subsections (B) and (C);
- (2) an insulated cage-type guard or protective device is installed about the boom or arm of the equipment, except a backhoe or dipper; and
- (3) each lifting line, if the equipment includes a lifting hook device, is equipped with an insulator link on the lift hook connection.

(B) The warning sign required by Subsection (A) (1) must be a weather-resistant sign of not less than five inches by seven inches with a yellow background and black lettering that reads:
"WARNING -- UNLAWFUL TO OPERATE THIS EQUIPMENT WITHIN TEN FEET OF HIGH VOLTAGE LINES."

- (C) The warning sign must be legible at 12 feet and placed:
- (1) within the equipment so that it is readily visible to the equipment operator while at the equipment controls; and
 - (2) on the outside of the equipment in the number and location necessary to make it readily visible to a mechanic or other person engaged in the work.

(D) Notwithstanding the distance limitations prescribed by Sections 752.004 and 752.005, unless a person, firm, corporation, or association effectively guards against danger by contact with the line as prescribed by Section 752.003, the person, firm, corporation, or association may not operate all or any part of a machine or equipment described by this section within 10 feet of a high voltage overhead line.

SECTION 007. CRIMINAL PENALTY

(A) A person, firm, corporation, or association or an agent or employee of a person, firm, corporation, or association commits an offense if the person, firm, corporation, association, agent, or employee violates this chapter.

(B) An offense under this section is punishable by a fine of not less than \$100 or more than \$1,000, confinement in jail for not more than one year, or both.

SECTION 008. LIABILITY FOR DAMAGES

If a violation of this chapter results in physical or electrical contact with a high voltage overhead line, the person, firm, corporation, or association that committed the violation is liable to the owner or operator of the line for all damages to the facilities and for all liability that the owner or operator incurs as a result of the contact.

Acts 1989, 71st Leg., ch. 678, § 1, eff. Sept. 1, 1989

Prior Laws:

Acts 1971, 62nd Leg., p. 76, ch. 41.

Vernon's Ann. Civ. St. art. 1436c, § 7(B).

This is only a part of the entire act. The complete act is available for review.



**SERVICE OUTLET LOCATION AND DATA STATEMENT
FOR ELECTRIC SERVICE**

PERMITTING ENTITY	PHONE NUMBER	LIFE OF PERMIT	TYPE RES	TYPE GEN
City of Alvin	281-388-4271	No limit*	E/M	E
City of Arcola	281-431-0606	6 months	F	F
City of Bayou Vista	409-935-8348	No limit*	E	E
City of Baytown	281-420-6537	90 days	E/M	O
City of Beach City	281-383-3180	6 months	E	E
City of Beasley	979-387-2775	90 days	E	E
BRAZORIA COUNTY	979-864-1295	1 year	F	F
City of Bellaire	713-662-8230	90 days	E	E
City of Brookshire	281-375-5050	6 months	E	E
City of Brookside Village	281-485-3048	90 days	E/M	E
City of Bunker Hill	713-467-9762	No limit*	E	E
CHAMBERS COUNTY	409-267-8392	90 days	F	F
City of Clear Lake Shores	281-334-2799	6 months	E	E
City of Clute	409-265-2541	6 months	E	E
City of Cove	281-573-8309	1 year	E	E
City of Danbury	979-922-1551	1 year	E	E
City of Dayton	936-258-2642	6 months	E	E
City of Deer Park	281-478-7270	1 year	E	O
City of Dickinson	281-337-6259	30 days	E	E
City of El Lago	281-326-1951	1 year	E	E
City of Freeport	979-233-3526	6 months	E/F/M	E/F
FORT BEND COUNTY	281-633-7502	1 year	F	F
City of Friendswood	281-996-3200	No limit*	E	E
City of Fulshear	281-346-1796	6 months	E	E
City of Galena Park	713-672-2556	90 days	E	E
City of Galveston	409-797-3660	6 months	E	E
GALVESTON COUNTY	409-770-5549	6 months	F	F
HARRIS COUNTY	713-956-3000	1 year	F	F
City of Hedwig Village	713-465-6009	6 months	E	E
City of Hillcrest	281-756-0577	6 months	E	E
City of Hillshire Village	713-973-1779	No limit*	E	E
City of Hitchcock	409-986-5591	6 months	E	E
City of Houston	832-394-8847	6 months	E/M	E
City of Humble	281-446-3061	90 days	E/M	E/O
City of Hunters Creek	713-465-2150	No limit*	E	E
City of Iowa Colony	281-369-2471	90 days	E	E
City of Jacinto City	713-674-8424	90 days	E	E
City of Jamaica Beach	409-737-1142	1 year	E	E
City of Jersey Village	713-466-2110	1 year	E/M	E
City of Jones Creek	409-233-1826	90 days	E	E
City of Katy	281-391-4830	180 days	E	E
City of Kemah	281-334-1611	6 months	E/M	E
City of Lake Jackson	979-415-2430	180 days	E	O
City of La Marque	409-938-9204	6 months	E/M	E
City of La Porte	281-471-5020	6 months	E/M	O
City of League City	281-554-1415	90 days	E	E



**SERVICE OUTLET LOCATION AND DATA STATEMENT
FOR ELECTRIC SERVICE**

PERMITTING ENTITY	PHONE NUMBER	LIFE OF PERMIT	TYPE RES	TYPE GEN
City of Magnolia	281-356-2266	1 year	E	E
City of Manvel	281-489-0630	1 year	E/M	E
City of Meadows Place	281-983-2950	1 year	E/M	E
City of Missouri City	281-403-8600	90 days	O	O
City of Mont Belvieu	281-576-2213	90 days	O	O
MONTGOMERY COUNTY	936-539-7836	1 year	F	F
City of Morgan's Point	281-471-2171	6 months	E	E
City of Nassau Bay	281-333-2108	6 months	E	E
City of Needville	409-793-4253	90 days	E/M	E
City of Oak Ridge North	281-292-4648	6 months	E	E
City of Old River Winfree	281-385-1735	90 days	E	E
City of Orchard	979-478-6893	180 days	E/M	O
City of Oyster Creek	979-233-0243	6 months	E	E
City of Pasadena	713-477-1511	90 days	E/M	O
City of Pattison	281-375-5550	6 months	E	E
City of Pearland	281-652-1638	6 months	E/M	O
City of Piney Point Village	713-782-0271	90 days	E	E
City of Quintana	979-233-0848	90 days	E	E
City of Richmond	281-232-6871	6 months	E/M	O
City of Richwood	979-265-2082	90 days	E	E
City of Rosenberg	1-832-595-3400	90 days	E/M	O
City of Santa Fe	409-925-6412	6 months	E/M	E
City of Seabrook	281-291-5668	6 months	E	E
City of Sealy	979-885-1669	90 days	E/M	E
City of Shoreacres	281-471-2253	1 year	E	E
City of South Houston	713-947-7700	6 months	E/M	O
City of Southside Place	713-668-2341	90 days	E	E
City of Spring Valley	713-465-8308	6 months	E	E
City of Stafford	281-261-3940	6 months	E/M	O
City of Sugar Land	281-275-2270	6 months	E/M	O
Village of Surfside Beach	979-233-1531	6 months	E	E
City of Taylor Lake Village	281-326-2843	90 days	E	E
City of Texas City	409-643-5946	30 days	E/M	E
City of Tomball	281-351-5484	6 months	E/M	E
Village of Tiki Island	409-935-1427	1 year	E	E
City of Waller	936-931-1042	1 year	E	E
City of Webster	281-338-2925	90 days	E	O
City of West University Place	713-662-5833	1 year	E	E
City of Weston Lakes	281-533-0907	90 days	F	F
City of Wharton	979-532-2491	6 months	E	E

* Duration of project

CODE TYPES

- E= All new meter Installation and wiring changes.
- O= For all MVI and Name changes including Mobile Homes
- F= All new permanent and/or temporary service.
- M= Mobile Homes