Chapter 6: Company Specific Items

Sheet No. 6.24 Page 1 of 2

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	Fort Bend (County
•	•		, herein
called "Retail Customer" and CenterPoint Ener	gy Houston E	lectric, LLC,	herein called
"Company" (hereinafter referred to as Agreement) modification, repair, upgrade, conversion, relocation Delivery System, including temporary facilities (he extension), as described herein.	for the construen, de-energization	ction, extensio on or removal	n, installation, of Company's
This Agreement covers the facilities extension to Re 2010 1/2 Trammel-Fresno			
The Company agrees to accept payment of	\$7,648.05	5	Dollars
to be paid by the Retail Customer, as a Non-Refu	ndable Constru	ction Payment	in connection
with the Retail Customer request to extend Compan			
follows: Relocation of overhead transformers and installatio	n of distribution po	wer pole.	
			-
- And the state of			

• 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.

Effective: 9/1/11

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	Fort Bend County Retail Customer By		
By			
	Robert E. Hebert (name printed or typed)		
Title Service Consultant	Title County Judge		
Date 5/24/18	Date 7-3-2018		