## **UNITED STATES** SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

## FORM 8-K

## **CURRENT REPORT**

Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

Date of Report (Date of earliest event reported): April 21, 2011

# CENTERPOINT ENERGY, INC.

(Exact name of registrant as specified in its charter)

**Texas** (State or other jurisdiction of incorporation)

1-31447 (Commission File Number)

74-0694415 (IRS Employer Identification No.)

1111 Louisiana Houston, Texas (Address of principal executive offices)

77002 (Zip Code)

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

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions (see General Instruction A.2. below):

- o Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)
- o Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)
- o Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))
- o Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

#### ITEM 5.07. SUBMISSION OF MATTERS TO A VOTE OF SECURITY HOLDERS.

At the annual meeting of the shareholders of CenterPoint Energy, Inc. ("CenterPoint Energy") held on April 21, 2011, the matters voted upon and the number of votes cast for or against (or, with respect to the advisory vote on the frequency of future shareholder advisory votes on executive compensation, the number of votes cast for one year, two years or three years), as well as the number of abstentions and broker non-votes as to such matters, were as stated below. The proposals related to each matter are described in detail in CenterPoint Energy's definitive proxy statement for the annual meeting, which was filed with the SEC on March 11, 2011.

#### **Election of Directors (Item 1)**

The following nominees for directors were elected to serve one-year terms expiring at the 2012 annual meeting of shareholders:

Nominee	For	Against	Abstentions	Broker Non-Votes
Donald R. Campbell	299,415,635	7,068,768	891,762	59,188,962
Milton Carroll	296,799,836	9,541,693	1,034,636	59,188,962
O. Holcombe Crosswell	296,542,043	9,972,363	861,759	59,188,962
Michael P. Johnson	298,777,893	7,656,320	941,952	59,188,962
Janiece M. Longoria	299,751,847	6,762,312	862,006	59,188,962
David M. McClanahan	300,578,597	5,980,710	816,858	59,188,962
Susan O. Rheney	300,221,804	6,246,680	907,681	59,188,962
R. A. Walker	286,831,065	19,692,425	852,675	59,188,962
Peter S. Wareing	300,398,242	6,025,401	952,522	59,188,962
Sherman M. Wolff	299,431,722	7,045,178	899,265	59,188,962

#### Ratification of Appointment of Independent Auditors (Item 2)

The appointment of Deloitte & Touche LLP as independent registered public accountants for CenterPoint Energy for 2011 was ratified:

For		Against	Abstentions	Broker Non-Votes
	359,896,019	5,466,748	1,202,360	0

Advisory Vote on Execu	tive Compensation (Item	3)			
The advisory resolutio	n on executive compensati	on was approved:			
	For 292,827,446	Against 12,963,320	Abstentions 1,585,399	Broker <u>Non-Votes</u> 59,188,962	
Advisory Vote on the Fr	requency of Future Share	holder Advisory Votes	on Evacutiva Compans	ation (Itam 4)	
	n the frequency of future shotes every year, every two			's executive compensation, v	
One Year	Two Years	Three	Years	Abstentions	Broker Non-Votes
267,267,972	Two Years 11,326,647	Three 27,528	3,954	1,252,952	59,188,962
officers, or "say-on-pay"		t holds an advisory vote	on the frequency of say-	visory votes on the compensa -on-pay votes as required unc	
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The material terms of	the performance goals und	er CenterPoint Energy's	short term incentive pla	n were approved:	
	For 295,335,423	Against 10,522,848	Abstentions 1,517,894	Broker Non-Votes 59,188,962	
Approval of Amendmen	nt to the Centerpoint Ene	rgy, Inc. Stock Plan Fo	r Outside Directors (Ite	em 6)	
The amendment to the	CenterPoint Energy, Inc. S	Stock Plan for Outside D	irectors to increase the r	number of shares authorized i	under the plan was approved:
	For 294.213.941	Against 11,220,111	Abstentions 1,942,113	Broker Non-Votes 59,188,962	
	207,210,071	11,220,111	1,072,110	55,100,502	

#### SIGNATURE

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

Date: April 26, 2011

CENTERPOINT ENERGY, INC.

By: /s/ Walter L. Fitzgerald

Walter L. Fitzgerald

Senior Vice President and Chief Accounting Officer