SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

FORM 11-K

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[X] ANNUAL REPORT PURSUANT TO SECTION 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the Fiscal Year Ended December 31, 2002

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[] TRANSITION REPORT PURSUANT TO SECTION 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 [NO FEE REQUIRED]

For the transition period from _____ to ____

COMMISSION FILE NUMBER 1-3187

A. Full title of the plan and address of the plan, if different from that of the issuer named below:

CENTERPOINT ENERGY, INC. SAVINGS PLAN

(FORMERLY RELIANT ENERGY, INCORPORATED SAVINGS PLAN)

B. Name of issuer of the securities held pursuant to the plan and the address of its principal executive office:

CENTERPOINT ENERGY, INC.

1111 LOUISIANA STREET HOUSTON, TEXAS 77002

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	owing schedules required by the Department of Labor's regulations are due to the absence of conditions under which they are required:		

Schedule of Nonexempt Transactions

Schedule of Loans or Fixed Income Obligations in Default or Classified as Uncollectible

Schedule of Leases in Default or Classified as Uncollectible

Schedule of Assets Acquired and Disposed of Within the Plan Year

Pursuant to Item 4 of Form 11-K, the financial statements and schedules referred to above have been prepared in accordance with regulations of the Employee Retirement Income Security Act of 1974.

INDEPENDENT AUDITORS' REPORT

CenterPoint Energy, Inc. Savings Plan:

We have audited the accompanying statements of net assets available for plan benefits of the CenterPoint Energy, Inc. Savings Plan (formerly Reliant Energy, Incorporated Savings Plan)(the Plan) as of December 31, 2002 and 2001 and the related statement of changes in net assets available for plan benefits for the year ended December 31, 2002. These financial statements are the responsibility of the Plan's management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, such financial statements present fairly, in all material respects, the net assets available for plan benefits of the Plan as of December 31, 2002 and 2001, and the changes in net assets available for plan benefits for the year ended December 31, 2002 in conformity with accounting principles generally accepted in the United States of America.

Our audits were conducted for the purpose of forming an opinion on the basic financial statements taken as a whole. The accompanying supplemental schedules, listed in the Table of Contents, are presented for the purpose of additional analysis and are not a required part of the basic financial statements, but are supplementary information required by the Department of Labor's Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974. The supplemental schedules are the responsibility of the Plan's management. The supplemental schedules have been subjected to the auditing procedures applied in our audit of the basic financial statements and, in our opinion, are fairly stated in all material respects in relation to the basic financial statements taken as a whole.

DELOITTE & TOUCHE LLP

Houston, Texas June 27, 2003

STATEMENTS OF NET ASSETS AVAILABLE FOR PLAN BENEFITS

	DECEMBER 31,			
	2002	2001		
ASSETS Investments	\$ 870,558,504	\$ 1,582,606,832		
Participant loans	42,834,395	49,579,755		
Receivables: Dividends and interest Pending investment transactions Discretionary contributions Employer contributions Participant contributions	565,842 1,738,480 101,936 938,283	4,514,141 388,122		
Total receivables	3,344,541	7,247,057		
Total Assets	916,737,440	1,639,433,644		
LIABILITIES Interest on ESOP loans from Company	196,047	421,169		
ESOP loans from Company	60,953,717	130,947,291		
Other	164,762	75,383		
Total Liabilities	61, 314, 526	131,443,843		
NET ASSETS AVAILABLE FOR PLAN BENEFITS	\$ 855,422,914 =========	\$ 1,507,989,801		

See Notes to Plan's Financial Statements.

STATEMENT OF CHANGES IN NET ASSETS AVAILABLE FOR PLAN BENEFITS FOR THE YEAR ENDED DECEMBER 31, 2002

INVESTMENT LOSS:		
Dividends	\$	43,071,969
Interest		3,013,051
Net depreciation of investments		(619,670,575)
Total investment loss		(573,585,555)
CONTRIBUTIONS:		
Participant contributions		55,821,025
Employer contributions		66,812,864
Total contributions		122 622 000
TOTAL COULTINUCTORS		122,633,889
Administrative expenses		(1,499,370)
Administrative expenses		(1,499,370)
Benefit payments		(80,388,293)
Donot It paymones		(00,000,200)
Interest on ESOP loans from Company		(8,977,070)
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Transfer of Plan assets (Note 8)		(110,750,488)
CHANGE IN NET ASSETS AVAILABLE FOR PLAN BENEFITS		(652,566,887)
NET ASSETS AVAILABLE FOR PLAN BENEFITS:		
BEGINNING OF PERIOD		1,507,989,801
52021112110 01 1 212205		
END OF PERIOD	\$	855,422,914
	====	========

See Notes to Plan's Financial Statements.

NOTES TO FINANCIAL STATEMENTS FOR THE YEAR ENDED DECEMBER 31, 2002

BACKGROUND

CenterPoint Energy, Inc. (CenterPoint Energy or the Company) is a public utility holding company, created on August 31, 2002 as part of a corporate restructuring of Reliant Energy, Incorporated (Reliant Energy) that implemented certain requirements of the Texas electric restructuring law. In December 2000, Reliant Energy transferred a significant portion of its unregulated businesses to Reliant Resources, Inc. (Reliant Resources), which, at the time, was a wholly owned subsidiary of Reliant Energy. Reliant Resources conducted an initial public offering of approximately 20% of its common stock in May 2001. In December 2001, Reliant Energy's shareholders approved an agreement and plan of merger pursuant to which the following steps occurred on August 31, 2002 (the Restructuring):

- o CenterPoint Energy became the holding company for the Reliant Energy group of companies;
- Reliant Energy and its subsidiaries became subsidiaries of CenterPoint Energy; and
- o Each share of Reliant Energy common stock was converted into one share of CenterPoint Energy common stock.

On September 5, 2002, CenterPoint Energy announced that its board of directors had declared a distribution of all of the shares of Reliant Resources common stock owned by CenterPoint Energy to its common shareholders on a pro rata basis (the Reliant Resources Distribution). The Reliant Resources Distribution was made on September 30, 2002.

As a result of the restructuring described above, CenterPoint Energy became the successor as plan sponsor for the Reliant Energy, Incorporated Savings Plan and has subsequently changed the plan's name to the CenterPoint Energy, Inc. Savings Plan (the Plan). In addition, the restructuring initiated a plan-to-plan asset transfer of balances related to Reliant Resources participants to the Reliant Resources, Inc. Savings Plan and the Reliant Resources, Inc. Union Savings Plan (see Note 8).

2. ACCOUNTING POLICIES

Financial records of the Plan are kept and the valuations of participating employees' (Participants) accounts are determined on the accrual basis.

The Plan recognizes net appreciation or depreciation in the fair value of its investments. Investments are reflected at fair value in the financial statements. The fair value for securities are based on quoted market prices in an active market. Fair value for mutual and institutional funds are determined using net asset value of the each fund as of the financial statement dates. Security transactions are recorded as of the trade date. Participant loans are valued at cost which approximates fair value.

The preparation of financial statements in conformity with accounting principles generally accepted in the United States requires management to make estimates and assumptions that affect the reported amounts as well as certain disclosures. Actual results could differ from those estimates.

Certain amounts from the prior year have been reclassified to conform to the 2002 presentation of the financial statements.

The Plan provides for investments in Company common stock, various mutual funds and other investments. Investments, in general, are exposed to various risks, such as interest rate, credit and overall market volatility risk. Due to the level of risk associated with certain investments, it is reasonably possible that changes in the values of investments will occur in the near term and that such changes could materially affect the amounts reported in the statements of net assets available for plan benefits and Participant account balances. Rates of return will vary, and returns will depend on the market value of the Plan's investments.

SUMMARY OF THE PLAN

Description of the Plan

The following description of the Plan provides only general information. Participants should refer to the Plan document for a more complete description of the Plan's provisions. In the case of any discrepancy between this summary and the Plan document, the Plan's provisions will control.

General

The Plan is a defined contribution plan covering all employees of the Company and those subsidiaries and affiliates of the Company that have adopted the Plan except (a) building trades workers under a construction industry collective bargaining agreement, (b) leased employees, (c) independent contractors or (d) non-resident aliens who receive no U.S. sourced income. The Plan is subject to the provisions of the Employee Retirement Income Security Act of 1974 (ERISA).

Contributions

Participants may contribute up to 16% of eligible compensation, as defined in the Plan. Participants may also contribute amounts representing rollover eligible distributions from other defined benefit or defined contribution plans. Participants direct their contributions into the various investment options offered by the Plan.

In general, the employer matching contribution is 75% on the first 6% of eligible compensation that the Participant contributes into the Plan. Additional discretionary matching contributions may be made of up to 50% on the first 6% of eligible compensation that the Participant contributes to the Plan. Substantially all employer matching contributions are initially made in the employer stock ownership component of the Plan (ESOP) and are fully vested at all times.

Participants may elect to invest all or a portion of their contributions to the Plan in Company common stock fund. Effective May 6, 2002, Participants may elect to have dividends paid on their investment in Company common stock either reinvested in the Company stock fund or paid to them in cash, and they can transfer all or part of their investment in Company common stock fund to the other investment options offered by the Plan with the exception of the Reliant Resources common stock fund.

During April 2003, discretionary contributions of approximately \$16 million were made to Participant accounts for plan year 2002. Discretionary contributions satisfied through the ESOP are accrued in the financial statements for the year ended December 31, 2001 but are treated as a reclassification between the Unallocated and Allocated ESOP (as defined below).

Contributions are subject to certain limitations.

Contribution Provisions Applicable Only for Reliant Resources, Inc. Participants

Effective March 1, 2001, the employer matching contribution provisions were amended for certain Participants of Reliant Resources, Inc. (Resources Participants). As a result, Resources Participants received employer contributions of 100% on the first 6% of eligible compensation that the Participant contributes into the Plan.

Further, such contributions were made in cash to be invested at the Participant's discretion into the various investment options offered by the Plan.

In addition, discretionary profit sharing features were added for Resources Participants. Beginning March 1, 2001, the Company elected to make employer contributions of 2% each pay period in cash on the first \$85,000 of annual eligible compensation and to provide discretionary annual payments up to 3% of annual compensation.

For the period January through March 2002, the Plan received contributions for Resources Participants in accordance with these provisions. Effective April 2002, such contributions were made to the newly established Reliant Resources, Inc. Savings Plan and the Reliant Resources Inc. Union Savings Plan.

Investment Options

The Plan offered the following investment funds (Funds):

- o Company Common Stock Fund
- o Large Company Growth Fund
- o Large Company Value Fund
- o International Equity Fund
- o Balanced Fund
- o Fixed Income Fund
- o Money Market Fund
- o S&P 500 Index Fund
- o Mid-Sized and Small Company Fund
- o Reliant Resources Common Stock Fund (created by the Reliant Resources Distribution see Note 1)

Upon enrollment in the Plan, Participants may direct contributions (as permitted), in 1% increments, in any of the investment options, except for the Reliant Resources Common Stock Fund which is closed to new contributions). Participants should refer to the Plan prospectus for a detailed description of each investment fund.

Employee Stock Ownership Plan

The Plan includes an ESOP, which contains Company stock, a portion of which is encumbered by a loan. Except for Resources Participants who receive their employer contributions in cash or in the form of Reliant Resources, Inc. common stock, the ESOP is the primary funding mechanism for the employer contributions to the Plan. In connection with the ESOP, the Company was a party to an ESOP Trust Agreement between the Company and State Street Bank (Prior ESOP Trustee). The Prior ESOP Trustee purchased shares of the Company's common stock in open market transactions with funds provided by loans (Loans) from the Company. The Prior ESOP Trustee completed the purchases of shares of the Company's common stock in December 1991 after purchasing 18,762,184 shares at a cost of \$350 million. At December 31, 2002 and 2001, the total balance of the Loans was \$61 million and \$131 million, respectively. The Loans bear interest at a fixed rate of 9.783% and must be repaid in full by January 2, 2011. Accrued interest on the Loans was less than \$1 million at December 31, 2002 and 2001. At December 31, 2002 and 2001, the fair value of the ESOP Loans including accrued interest was \$44 million and \$145 million, respectively. Fair value is estimated based on the present value of required principal and interest payments revalued at current interest rates using the formula specified in the Loans agreement to establish the fixed rate. For the purposes of estimating the ESOP Loans fair value, the principal and interest payments are reflected during 2011 in accordance with the ESOP Loans repayment schedule.

The Company makes periodic cash contributions (ESOP Contributions) to the portion of the ESOP trust that has not been allocated to Participants (Unallocated ESOP). The ESOP Contributions and the dividend income from the Unallocated ESOP may be used to pay principal and interest on the Loans. Principal and interest on the

Loans may also be paid from dividend income on the portion of the ESOP trust that has been allocated to Participants (Allocated ESOP) and is subject to dividend reinvestment.

As debt service payments on the Loans are made, the Company releases shares of common stock from the pledge securing the Loans and such shares are available for allocation to Participants' accounts in satisfaction of employer contributions and dividend income attributable to shares in the Allocated ESOP. Unallocated ESOP stock serves as collateral for the Loans. All released shares must be allocated to Participants' accounts by year-end. No allocated shares serve as collateral for the Loans.

In addition to the ESOP Contributions, the Company may elect to make employer contributions to the Allocated ESOP in the form of cash, which may be used to purchase shares of the Company's common stock in the open market. Dividend income received on shares of the Allocated ESOP purchased in the open market are not available for debt service payments.

Participant Accounts

Each Participant's account is credited with the Participant's contributions and with allocations of the Company contributions and Plan earnings. Each Participant's account is also charged with an allocation of administrative expenses. Allocations are based on Participant account balances. A Participant is entitled to their vested account balance.

Vesting

Prior to May 6, 2002, Participants are vested immediately in their contributions plus actual earnings thereon. In general, vesting in the employer contribution is based on years of continuous service. A Participant is 100% vested after five years of credited service. Participants also become 100% vested upon death, disability or the attainment of age 65.

Effective May 6, 2002, the Plan was amended to allow immediate vesting of all Participant and employer contributions.

Participant Loans

A Participant may borrow against their vested account balances. The maximum amount that a Participant may borrow from their vested account is the lesser of (a) \$50,000, reduced by the excess, if any, of the highest outstanding balance of loans to the Participant from all plans maintained by the Company or an affiliated entity during the one-year period ending on the day before the date on which such loan is made over the outstanding balance of loans from the Plan on the date on which such loan is made or (b) 50% of the value of the Participant's vested account balance under the Plan.

The loans are to be secured by the pledge of a portion of the Participant's right, title and value of the Participant's vested account balance under the Plan as determined immediately after the loans are made. Loans may be repaid over a period of up to five years and are subject to a \$25 origination fee. The minimum loan amount is \$500. Interest rates are fixed at the prime rate listed in The Wall Street Journal for the first of each month in which the loan is requested plus one percent. Loan transactions are treated as a transfer to (from) the investment fund from (to) the Participant loans fund.

Payment of Benefits

On termination of service due to death, disability or retirement, a Participant whose account exceeds \$5,000 may elect upon written request at any time to receive distribution of their Plan account in a single lump sum payment or fixed monthly, quarterly, semi-annually or annual installments over a period of 10 years or less. The Participant may have the above selected distribution option paid in the form of cash, Company common stock or a combination of both.

Generally, to the extent a Participant has not requested a distribution by the time he reaches age 70 1/2, required minimum distributions will be made consistent with the terms and conditions of the Plan and the requirements of the Internal Revenue Code of 1986, as amended (Code). Immediate lump sum distributions are made for accounts which do not exceed \$5,000.

A Participant who is under age 59 1/2 may make a withdrawal from amounts attributable to their after-tax contributions and, if applicable, their rollover contributions in the Plan and associated earnings. A Participant who is under age 59 1/2 and has less than five years of service who withdraws matched after-tax contributions will be suspended from Plan participation for six months.

A Participant who is age 59 1/2 or older may make unlimited withdrawals from their pre-tax contributions, after-tax contributions, vested portion of prior Plan accounts, rollover account and the associated earnings.

Forfeitures

At December 31, 2002, forfeited nonvested accounts were approximately \$2 million, which represent amounts forfeited prior to May 6, 2002. Such balances may be used to reduce future employer contributions and Plan expenses. Employer contributions or Plan expenses were not reduced by forfeited nonvested accounts during 2002.

Administration

The assets of the Plan are held in trust by The Northern Trust Company (Trustee). ADP Retirement Services is the recordkeeper for the Plan. The Benefits Committee of CenterPoint Energy, Inc. (Committee), appointed by the Board of Directors of the Company, is the plan administrator. The Committee retains an independent investment consultant to provide investment advice with respect to the Funds. The fees charged by the Trustee and the investment consultant are paid by the Trustee out of the Funds.

Termination of the Plan

Although it has not expressed any intent to do so, the Company may terminate the Plan at any time subject to the provisions of ERISA and must give written notice to the Trustee.

4. INVESTMENTS

The following presents investments that represent 5 percent or more of the Plan's net assets available for plan benefits.

	DECEMBER 31,		
	2002 2001		
Company common stock, 32,099,870 and 33,505,474 shares,			
respectively (see Note 1)	\$ 272,848,895	\$ 888,565,170	
Reliant Resources common stock, 18,379,761 shares (see			
Note 1)	58,815,235		
Jennison Institutional Growth Equity Fund, 87,783,895 and			
117,799,885 shares, respectively	41,941,462	80,846,075	
Barclays Global Investors Equity Index Fund, 4,771,807 and			
6,021,681 shares, respectively	56,975,372	92,191,947	
PIMCO Total Return Fund, 8,940,412 and 5,483,293 shares,			
respectively	95,394,193	57,355,246	
Northern Trust Collective Short-term Investment Fund, 122,256,087			
and 117,625,914 shares, respectively	122,256,087	117,625,914	

During 2002, the Plan's investments (including gains and losses on investments bought and sold, as well as held during the year) appreciated (depreciated) in value as follows:

As detailed above, the Plan has significant holdings of Company and Reliant Resources, Inc. common stock. As a result, the values of the Plan's investments are materially impacted by the price of these securities.

5. NONPARTICIPANT-DIRECTED INVESTMENTS

Information about the net assets available for plan benefits relating to nonparticipant-directed investments are as follows:

	D	ECEMBER 31, 200	2		DECEM	BER 31, 2001	
	ALLOCATED ESOP	UNALLOCATED ESOP		OTHER	ALLOCATED ESOP	UNALLOCATED ESOP	OTHER
ASSETS Company common stock	\$ 74,245,885	41,782,405	\$		\$237,406,165	\$187,493,456	\$
Short-term investment funds in common or collective trusts	1,809,896			54,275	1,595,435	3,368,260	562,481
Receivables: Dividends and interest	2,571	253		5,125	5,751	7,366	3,544
Employer contributions Discretionary contribution	101,936 s 15,688,071	(15,688,071)			16,003,363	(16,003,363)	4,514,141
Total receivables	15,792,578	(15,687,818)		5,125	16,009,114	(15,995,997)	4,517,685
Total Assets	91,848,359	26,094,587		59,400	255,010,714	174,865,719	5,080,166
LIABILITIES Interest on ESOP loans from Company ESOP loans from Company Other	 5,503	196,047 60,953,717			 4,569	421,169 130,947,291	
Total Liabilities	5,503	61,149,764			4,569	131,368,460	
NET ASSETS AVAILABLE FOR PLAN BENEFITS		\$(35,055,177)		59,400	\$255,006,145	, ,	\$ 5,080,166

Information about the changes in net assets available for plan benefits relating to nonparticipant-directed investments for the year ended December 31, 2002 are as follows:

	ALLOCATED ESOP	UNALLOCATED ESOP	OTHER
INVESTMENT LOSS: Dividends Interest Net depreciation of investments	\$ 9,817,332 38,457 (153,924,561)	2,920	\$ 30,478 (1,819,951)
Total investment loss	(144,068,772)		(1,789,473)
CONTRIBUTIONS: Participant contributions Employer contributions Discretionary contributions Allocation of ESOP stock	,	59,653,231 (15,688,071) (32,670,010)	
Total contributions	49,040,922	11,295,150	
Administrative expenses Benefit payments Interest on ESOP loans from	(934) (5,024,075)	(100,000)	(494,527) (41,616)
Company	(56,370,367) (6,740,063)	(8,977,070) 7,751,060 	
CHANGE IN NET ASSETS AVAILABLE FOR PLAN BENEFITS	(163, 163, 289)	(78, 552, 436)	(5,020,766)
NET ASSETS AVAILABLE FOR PLAN BENEFITS: BEGINNING OF PERIOD	255,006,145	43,497,259	5,080,166
END OF PERIOD	\$ 91,842,856 =======	\$ (35,055,177) =======	59,400

The following presents nonparticipant-directed investments that represent 5 percent or more of the Plan's net assets available for plan benefits.

	DECEMBER 31,		
	2002	2001	
Company common stock, 13,650,387 and 16,021,856 shares, respectively (see Note 1)	\$ 116,028,290	\$ 424,899,621	

. TAX STATUS

The Internal Revenue Service (IRS) determined and informed the Company by letter dated April 2, 2001 that the Plan, as amended and restated effective April 1, 1999 and as thereafter amended, was qualified and the trust fund established is tax-exempt under the appropriate sections of the Code. Although the Plan has been amended since receiving the determination letter, the plan administrator and the plan sponsor's counsel believe that the Plan is designed and is currently operated in compliance with the applicable requirements of the Code.

7. RELATED PARTY TRANSACTIONS

During 2002, the Plan purchased and sold shares of the Company's common stock and units of short-term investment funds managed by the Trustee as temporary investments (party-in-interest transactions) as shown below:

		2002
Purchases	Company common stock Reliant Resources common s Short-term funds	104,685,338 299,443 537,335,777
Sales	Company common stock Reliant Resources common s Short-term funds	110,855,931 41,341 532,705,597

8. TRANSFER OF PLAN ASSETS

During 2002, the Plan transferred \$110,750,488 in plan assets related to Resources Participants. The Committee believes that the asset transfer was a tax-exempt transaction under the Code.

SCHEDULE H, LINE 4I SCHEDULE OF ASSETS (HELD AT END OF YEAR) DECEMBER 31, 2002

	SHARES	COST	CURRENT VALUE
Barclays Global Investors Equity Index Fund Barclays Global Investors Russell 1000 Growth Index Fund Barclays Global Investors Russell 1000 Value Index Fund Barclays Global Investors Russell 2000 Index Fund Capital Guardian International (Non-U.S.) Equity Fund Capital Guardian U.S. Small Capitalization Fund CenterPoint Energy, Inc. Common Stock* ICAP Mutual Fund Equity Portfolio Janus Fund Jennison Institutional Growth Equity Fund Lazard International Equity Portfolio Loomis Sayles Fixed Income Fund Northern Trust Collective Short-term Investment Fund* PIMCO Total Return Fund Reliant Resources, Inc. Common Stock*	4,771,807 4,112,037 2,309,255 292,405 751,487 2,085,324 32,099,870 892,716 1,883,175 87,783,895 1,672,979 3,378,419 122,256,087 8,940,412 18,379,761	\$ 79,196,170 26,245,582 19,658,534 2,726,282 20,851,630 17,429,647 470,694,617 34,125,015 72,791,370 84,954,742 15,525,247 38,203,069 122,256,087 94,680,815 56,819,490	\$ 56,975,372 21,999,396 18,751,154 2,722,289 16,119,393 12,595,360 272,848,895 28,629,387 33,558,171 41,941,462 10,372,471 36,655,847 122,256,087 95,394,193 58,815,235
Selected American Shares Fund Turner Mid-Cap Growth Fund	1, 458, 661 252, 437	52,583,360 6,018,934	37,210,439 3,713,353
TOTAL PLAN INVESTMENTS		\$1,214,760,591 =======	\$ 870,558,504 =======
PARTICIPANT LOANS, INTEREST RATE 5.75% - 10.5% *			\$ 42,834,395 ======

^{*} Party in interest

SCHEDULE H, LINE 4J SCHEDULE OF REPORTABLE TRANSACTIONS FOR THE YEAR ENDED DECEMBER 31, 2002

	PURCHASE PRICE	SELLING PRICE	COST OF ASSET	CURRENT VALUE ON TRANSACTION DATE	NET GAIN OR (LOSS)
SINGLE TRANSACTIONS					
Northern Trust Collective Short-term Investment Fund * Purchase Sale	\$ 81,349,647 	\$ 81,616,242	\$ 81,349,647 81,616,242	\$ 81,349,647 81,616,242	\$
SERIES OF TRANSACTIONS					
Northern Trust Collective Short-term Investment Fund *	040 400 740		040, 400, 740	0.40, 4.00, 7.40	
Purchases-215 Sales-288	246,186,719 	249,848,725	246,186,719 249,848,725	246,186,719 249,848,725	

Party in interest

SIGNATURE

THE PLAN. Pursuant to the requirements of the Securities Exchange Act of 1934, the trustees (or other persons who administer the Plan) have duly caused this annual report to be signed on its behalf by the undersigned thereunto duly authorized.

CENTERPOINT ENERGY, INC. SAVINGS PLAN

By /s/ DAVID McCLANAHAN

(David M. McClanahan, Chairman of the Benefits Committee of CenterPoint Energy, Inc., Plan Administrator)

June 27, 2003

EXHIBIT INDEX

EXHIBIT NUMBER	DESCRIPTION
23.1	Independent Auditors' Consent - Deloitte & Touche LLP
99.1	Section 906 Certification of David M. McClanahan and James S. Brian

INDEPENDENT AUDITORS' CONSENT

We consent to the incorporation by reference in Registration Statement No. 333-11329 of CenterPoint Energy, Inc. on Form S-8 of our report dated June 27, 2003, appearing in this Annual Report on Form 11-K of the CenterPoint Energy, Inc. Savings Plan (formerly Reliant Energy, Incorporated Savings Plan) for the year ended December 31, 2002.

/S/ DELOITTE & TOUCHE LLP

Houston, Texas June 27, 2003

CERTIFICATION PURSUANT TO 18 U.S.C. SECTION 1350, AS ADOPTED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

In connection with the Annual Report on Form 11-K of the CenterPoint Energy, Inc. Savings Plan (the "Plan") for the year ended December 31, 2002 (the "Report"), each of the undersigned hereby certifies, pursuant to 18 U.S.C. 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that, to his knowledge:

- 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 net assets available for plan benefits and changes in net assets available for plan benefits of the Plan, as of the dates and for the periods indicated.

By /s/ DAVID M. McCLANAHAN

(David M. McClanahan, Chairman of the Benefits Committee of CenterPoint Energy, Inc., Plan Administrator) (Chief Executive Officer of the Plan)

By /s/ JAMES S. BRIAN

(James S. Brian, Chief Accounting Officer of CenterPoint Energy, Inc., Plan Administrator) (Chief Financial Officer of the Plan)

June 27, 2003

A signed original of this written statement required by Section 906 has been provided to CenterPoint Energy, Inc. and will be retained by CenterPoint Energy, Inc. and furnished to the Securities and Exchange Commission or its staff upon request.

The foregoing certification is being furnished solely pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 and is not being filed as part of the Report or as a separate disclosure document.