July 20, 2022

Jason Wells Chief Financial Officer CenterPoint Energy, Inc. 1111 Louisiana St. Houston, TX 77002

Re: CenterPoint Energy,

Inc.

Form 10-K for the

Fiscal Year ended December 31, 2021

Filed February 22,

2022

File No. 001-31447

Dear Mr. Wells:

We have limited our review of your filing to the financial statements and related

disclosures and have the following comments. In some of our comments, we may ask you to

provide us with information so we may better understand your disclosure.

Please respond to these comments within ten business days by providing the requested

information or advise us as soon as possible when you will respond. If you do not believe our

comments apply to your facts and circumstances, please tell us why in your response.

After reviewing your response to these comments, we may have additional comments.

Form 10-K for the Fiscal Year ended December 31, 2021

Management's Discussion and Analysis of Financial Condition and Results of Operations

CenterPoint Energy Consolidated Results of Operations, page 45

We note that you describe, though without quantification, various key factors that are associated with the change in net income or loss attributable to common shareholders, as well as key factors that are associated with the change in unspecified non-GAAP measures, arising from your exclusion of effects attributed to other key factors, in comparing the various periods. We see that you have taken a similar approach in your interim report for the fiscal quarter ended March 31, 2022.

We believe that you will need to revise your disclosures in the annual and interim reports to quantify the impact of each key factor described in these comparisons, consistent with the requirements of

Item 303(a), (b), (b), (2)(i), and (c) of Regulation S-K; the magnitude Jason Wells

FirstName

CenterPointLastNameJason

Energy, Inc. Wells

Comapany July

NameCenterPoint Energy, Inc.

20, 2022

July 20,

Page 2 2022 Page 2

FirstName LastName

and relative contribution of each key factor on the overall change in net income or loss

attributable to common shareholders should be clear. Please submit the revisions that you

propose to address these concerns in amendments to your annual and interim reports.

2. We note that you disclose, along with your descriptions of key factors that $\ensuremath{\mathsf{A}}$

impacted income or loss attributed to common shareholders, quantification of the overall $% \left(1\right) =\left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left(1\right) +\left(1\right) \left(1$

change on an adjusted basis, i.e. excluding amounts associated with "those items" though

without specification or quantification of the particular items or of the adjusted amounts.

For example, near the end of page 45, you explain that income available to $\ensuremath{\mathsf{common}}$

shareholders increased \$191 million in 2021, excluding those items, and following the $\,$

first three points on page 46, you explain that income available to $\operatorname{\mathsf{common}}$ shareholders in

2020 increased \$115 million, excluding those items. We see that you have taken a similar $\,$

approach in your interim report for the fiscal quarter ended March 31, 2022.

We believe that you should quantify the non-GAAP measures that are being utilized in

your discussion and analysis, and provide the disclosures that are prescribed by Item $10 \, (\mathrm{e})$

of Regulation S-K, including equally prominent disclosure of and reconciliation from the $\,$

most comparable GAAP based measure. Please submit the revisions that you propose to $% \left(1\right) =\left(1\right) +\left(1\right)$

address these concerns in amendments to your annual and interim reports.

CenterPoint Energy's Results of Operations by Reportable Segment, page 46

3. We note that you present measures described as revenues less cost of revenues in your

tabulations on pages 47, 49 and 53, and reference these amounts in your variance $\,$

explanations on pages 48, 50, and 54, covering your results of operations for the segments

 $\,$ and CERC. We see that you have taken a similar approach in your interim report for the

fiscal quarter ended March 31, 2022.

However, these measures appear to be incomplete, due to the exclusion of depreciation

and amortization and certain operation and maintenance costs that would be attributable to $% \left(1\right) =\left(1\right) +\left(1\right)$

 $\,$ cost of revenues under GAAP. If your cost of revenues measures are incomplete, the

margin measures should be identified as non-GAAP measures, and you should provide

the disclosures prescribe by Item $10\,(\mathrm{e})$ of Regulation S-K, including equally prominent

disclosure of, and a reconciliation from, the most comparable GAAP based measure,

which we believe would be a GAAP measure of gross profit or margin.

correct your compilation of cost of revenues and the margin measures to conform with

 $\ensuremath{\mathsf{GAAP}}.$ Please submit the revisions that you propose to address these concerns in

amendments to your annual and interim reports.

Jason Wells

CenterPoint Energy, Inc.

July 20, 2022

Page 3

Financial Statements

Note 16 - Commitments and Contingencies

Litigation Related to the February 2021 Winter Storm Event, page 164

4. We note your disclosure explaining that you or your subsidiaries have received claims and

lawsuits filed by plaintiffs alleging personal injury, property damage and other injuries $% \left(1\right) =\left(1\right) +\left(1\right) +$

 $% \left(1\right) =\left(1\right) \left(1\right)$ and damages associated with the Winter Storm Event, and have become involved in

various investigations, litigation and regulatory and legal proceedings regarding efforts to

restore power and compliance with NERC, ERCOT and PUCT rules and directives.

You further clarify that you or your subsidiaries are named as defendants in litigation $% \left(1\right) =\left(1\right) +\left(1\right) +\left($

arising from this event, including claims for wrongful death, personal injury, property $% \left(1\right) =\left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left(1\right) +\left(1\right) \left(1\right$

damage, impacts on businesses, shareholders and other matters. You indicate that you are $\,$

unable to estimate a range of potential losses, although you have not quantified any

damages sought by the counterparties in the matters referenced by this disclosure, or the $\,$

corresponding disclosure on page 40 of your recent interim report.

Given that you are unable to estimate the possible loss or range of loss, we understand that

you are unable to conclude that your exposure to loss would not encompass the amounts

of damages claimed. Therefore, you should disclose any quantification of damages

sought by the counterparties in the litigation referenced by this disclosure to comply with

FASB ASC 450-20-50-3. Please revise your disclosure to include such information or to

clarify if there has been no such quantification by the litigants.

Also revise your disclosure on page 42, stating that "CenterPoint Energy does not, at this

time, anticipate long-term financial impacts associated with the February 2021 Winter

Storm Event," to clarify if your expectations are for near-term settlement of

litigation rather than a more distant timeframe, where the impacts could nevertheless be

 $\,$ material, or to clarify if you have assessed your exposure to material loss as remote.

In closing, we remind you that the company and its management are responsible for the $\,$

accuracy and adequacy of their disclosures, notwithstanding any review, comments, action or

absence of action by the staff. You may contact Jenifer Gallagher, Staff Accountant at (202)

551-3706 or Karl Hiller, Branch Chief at (202) 551-3686 with any questions.

FirstName LastNameJason Wells Comapany NameCenterPoint Energy, Inc.

Sincerely,

Division of

Corporation Finance July 20, 2022 Page 3 & Transportation

FirstName LastName

Office of Energy