

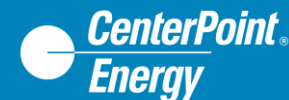
Continuing to execute on our path to

PREMIUM



REGULATORY INFORMATION
Electric

April 2024



Recovery Mechanisms ^(1,2) Houston Electric – T&D



Authorized Capital Structure	Authorized ROE	Rate Case Test Year	Estimated Year-End 2023 Rate Base ⁽³⁾
42.5% Equity	9.4%	2018	\$12,100 (Millions)
Mechanism	Definition/Description		
Interim Transmission Cost of Service adjustment (TCOS)	Mechanism, which can be used twice per year, that allows a transmission service provider to update their wholesale transmission rates to reflect changes in invested capital, depreciation, federal income tax and other associated taxes as well as changed loads.		
Transmission Cost Recovery Factor (TCRF)	Semi-annual mechanism where a distribution service provider charges or credits their customers for the amount of approved wholesale transmission cost changes billed by a transmission service provider. Includes an adjustment provision which serves as a "true-up" by matching expenses to revenues. New TCRF charges take effect on March 1 st and September 1 st .		
Distribution Cost Recovery Factor (DCRF)	Mechanism, which can be used twice per year, that provides for the adjustment of an electric utility's rates for changes in certain distribution costs such as distribution plant, distribution intangible plant, and distribution communication equipment and networks. Capital investments may not include generation, transmission, or indirect corporate costs, or capitalized O&M. Prudency/reasonableness of investment determined in next rate case unless a good cause exception is requested and approved. A filing will be denied if an electric utility is earning more than its authorized rate of return using weather-normalized data.		
Temporary Emergency Electric Energy Facilities (TEEEF)	During the 87 th Regular Session, the Texas Legislature passed and on June 15, 2021, the Governor of Texas signed, H.B. 2483, which created a new statute, PURA §39.918 addressing use of temporary emergency electric energy facilities (i.e., mobile generation). The statute permits a utility to request cost recovery of the reasonable and necessary costs of leasing or procuring, owning, and operating facilities under this section, including any deferred expenses, through a proceeding under Section 36.210 (i.e., DCRF) or in another ratemaking proceeding.		
Energy Efficiency Cost Recovery Factor (EECRF)	Annual mechanism that allows timely recovery of the reasonable costs of providing energy efficiency programs. This mechanism will give a utility the opportunity to recover revenues equal to the sum of the utility's forecasted efficiency program costs, the EE incentive amount that it earned for the prior year, any adjustment for past over- or under-recovery of energy efficiency revenues, previous year's proceeding rate case expenses, and the allocated share of the Evaluations, Measurement, and Verification (EM&V) costs. The EE incentive equals 1% of the net benefits for every 2% that the demand reduction goal has been exceeded, with a maximum incentive of 10%.		
System Restoration Cost (SRC)	Securitization financing can be used for system restoration costs of \$100 million or more, incurred by an electric utility following weather-related events or natural disasters.		
Rate Case (Future)	Texas law mandates a base rate proceeding no later than every four years from the date of their last base rate proceeding final order. The company's most recent base rate proceeding order was approved by the PUCT on March 9, 2020, in Docket No. 49421. Therefore, CenterPoint Energy was required to file its next base rate proceeding no later than March 9, 2024. CenterPoint Energy filed a rate case on March 6, 2024.		

Note: CenterPoint Electric T&D Tariff (Houston) webpage: <http://www.centerpointenergy.com/en-us/Corp/Pages/rates-and-tariffs-electric.aspx?sa=ho&au=res>

(1) Pension expense deferral allowed for variance between actual pension expense and the amount reflected in rates; reconciled in current rate cases and based on a calendar year 2023 test year.

(2) Bad debt deferral allowed for defaults by Retail Electric Providers (REPs); reconciled in future rate cases

(3) Amount is as reported in the current rate case filing

Recovery Mechanisms and Filings Indiana Electric - Integrated



Authorized Capital Structure	Authorized ROE	Rate Case Test Year	Estimated Year-End 2023 Rate Base ⁽²⁾
Ratemaking: 43% Equity⁽¹⁾	10.4%	12 months ended June 2009	\$1,827 (Millions)

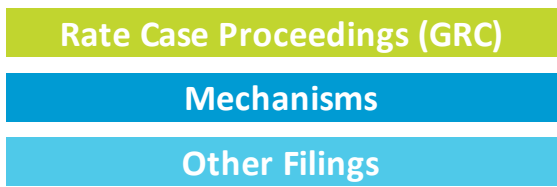
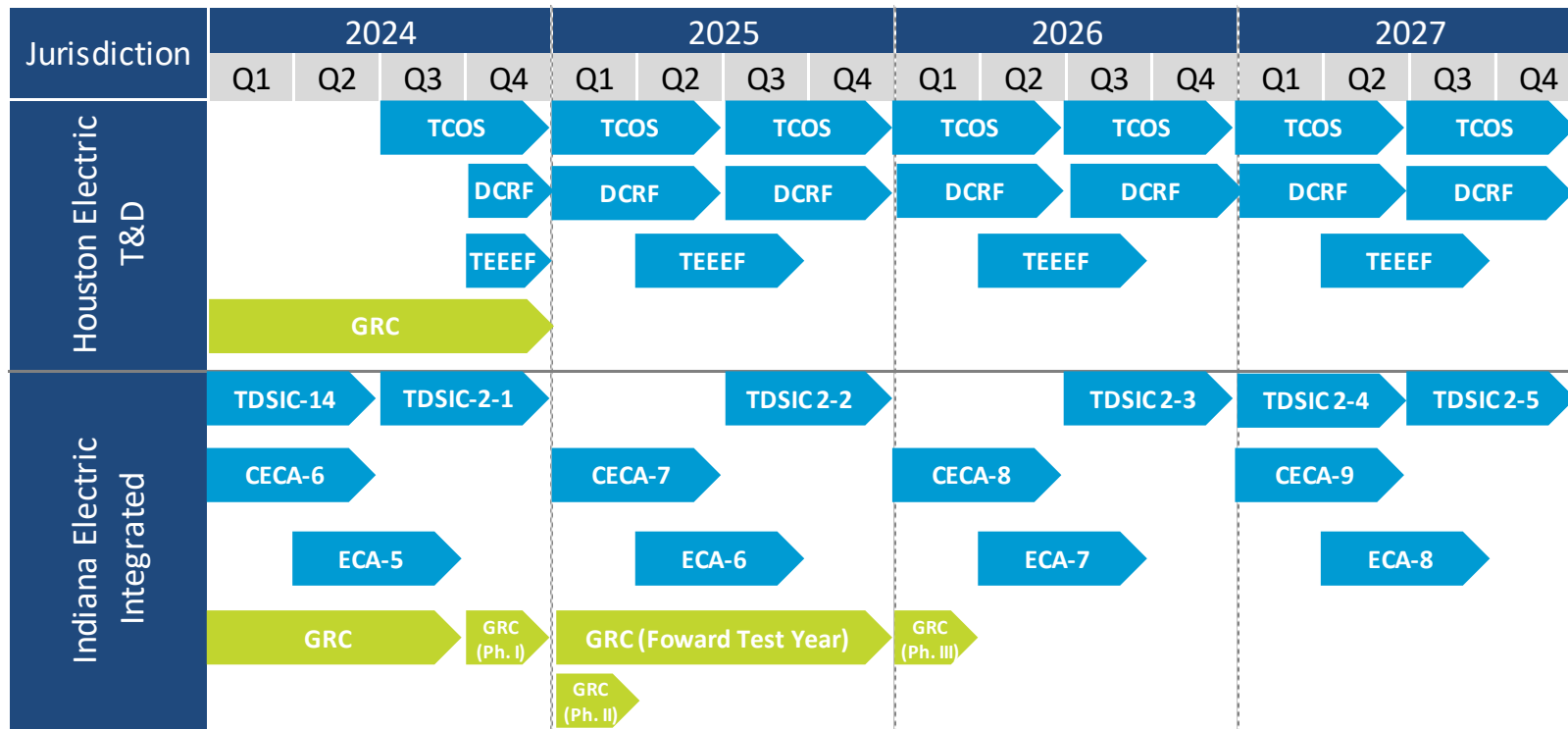
Mechanism	Definition/Description
Transmission, Distribution, and Storage System Improvement Charge (TDSIC)	Recovers approved capital investments (return on and of) and related costs associated with Company's TDSIC capital investment plan as provided by Indiana statute for the purposes of safety, reliability, system modernization, or economic development. Filings are made semi-annually to recover historical investments. Indiana statute provides for rate recovery of 100% of the costs, inclusive of return, related to these capital investments and related operating expenses, with 80% of the costs, including a return, recovered via tracking mechanism and 20% of the costs deferred and recovered in the next base rate proceeding. The adjustment mechanism is capped at an annual increase in retail revenues of not more than 2%. The rate of return utilized in the TDSIC reflects the actual capital structure as of the end of each semi-annual period, and the Authorized ROE from the last base rate case.
Clean Energy Cost Adjustment (CECA)	Annual filing to recover capital investments (return on and of) and related costs associated with solar investments. Filings made annually to include historical investments. The rate of return utilized in the CECA reflects the actual capital structure as of the end of the annual period, and the Authorized ROE from the last base rate case.
Demand Side Management (DSM) / Lost Revenue Adjustment Mechanism (LRAM)	Energy Efficiency program that provides for cost recovery of program and administrative expenses, as well as performance incentives for reaching energy savings goals. The program includes recovery of lost margin associated with approved conservation programs.
Federal Mandates under Indiana Senate Bills 251 and 29	Federally mandated compliance capital investments (SB 251) and certain environmental capital investments (SB 29 or Environmental Cost Adjustment (ECA)) can be recovered outside of a base rate proceeding via tracking mechanisms authorized by Indiana statute, inclusive of return, as well as related operating expenses. The ECA is filed annually to recover historical investments and related operating expenses, inclusive of return, with 80% of the costs recovered via tracking mechanism and 20% deferred and recovered in the next base rate proceeding. The rate of return utilized in the ECA reflects the actual capital structure as of the end of the annual period, and the Authorized ROE from the last base rate case.
Fuel Adjustment Clause (FAC)	Incurred fuel and purchased power cost is a pass-through expense that is fully recovered in customer rates.
Rate Case (Future)	Statute mandates are base rate case prior to the end of the TDSIC Plan, which is a 7-year plan. CenterPoint Energy filed a rate case on December 05, 2023.

Note: CenterPoint Electric T&D Tariff (Indiana) webpage: <https://www.vectren.com/assets/downloads/rates/in-south-electric-tariff.pdf>

(1) The Indiana Commission historically utilizes a ratemaking capital structure to determine the utility's capitalization. Certain liabilities that are deducted from rate base under the traditional approach of calculating the rate of return are included in the capital structure in Indiana. These liabilities include accumulated deferred income taxes, customer deposits, and pension and post-retirement benefits liabilities

(2) Projected year-end rate base is the total rate base for the year and not just the amount that has been reflected in rates; Amounts shown may differ from regulatory filings

Regulatory Estimated Filing Timeline Electric Operations



Note: Rate filings and timelines are subject to change and may be impacted by factors such as regulatory, legislative and economic factors; TCOS – Transmission Cost of Service. TCOS filings are anticipated to require approximately 60 days and can be filed twice per year; DCRF – Distribution Cost Recovery Factor; TEEEF – Temporary Emergency Electric Energy Facilities; TDSIC – Transmission, Distribution and Storage System Improvement Charge; CECA – Clean Energy Cost Adjustment; CPCN – Certificate of Public Convenience and Necessity; ECA – Federal Mandates under Indiana Senate Bills 251 and 29 (or Environmental Cost Adjustment).

Estimated Amortization for Pre-Tax Equity Earnings Associated with the Recovery of Certain Qualified Cost and Storm Restoration Costs



	TBC II	TBC III	TBC IV	SRBC	Yearly Equity Interest Amortization
2005	(213,804)				(213,804)
2006	(6,644,004)				(6,644,004)
2007	(7,140,194)				(7,140,194)
2008	(6,673,765)	(4,743,048)			(11,416,813)
2009	(7,279,677)	(6,074,697)		(95,841)	(13,450,215)
2010	(9,071,326)	(5,745,580)		(2,657,384)	(17,474,291)
2011	(9,902,590)	(6,994,650)		(2,840,737)	(19,737,978)
2012	(9,717,059)	(6,837,290)	(27,873,514)	(2,473,992)	(46,901,855)
2013	(10,383,183)	(7,251,470)	(24,082,419)	(2,235,567)	(43,952,640)
2014	(11,442,612)	(8,699,455)	(42,944,063)	(3,680,587)	(66,766,717)
2015	(13,547,311)	(12,683,240)	(18,689,309)	(2,358,968)	(47,278,828)
2016	(12,508,807)	(5,121,694)	(42,041,721)	(4,901,568)	(64,573,791)
2017	(14,637,270)	(11,467,234)	(14,687,161)	(779,120)	(41,570,784)
2018	(13,767,589)	(10,386,899)	(43,023,458)	(6,523,406)	(73,701,353)
2019	(4,720,857)	(8,330,707)	(29,627,102)	(2,395,082)	(45,073,748)
2020			(29,518,378)	(1,840,741)	(31,359,119)
2021			(36,465,644)	(3,484,610)	(39,950,254)
2022			(40,804,980)	(1,186,950)	(41,991,929)
2023			(34,299,153)		(34,299,153)
2024			(20,728,209)		(20,728,209)
	(137,650,048)	(94,335,964)	(404,785,110)	(37,454,553)	(648,810,861)

** The table provides

1. The pre-tax equity return recognized by CenterPoint Energy, Inc. (CenterPoint Energy) during each of the years 2009 through Dec. 31, 2022 related to CenterPoint Energy Houston Electric, LLC's (CEHE) recovery of certain qualified costs or storm restoration costs, as applicable, pursuant to the past issuance of transition bonds by CenterPoint Energy Transition Bond Company II, LLC (Transition BondCo II) and CenterPoint Energy Transition Bond Company III, LLC (Transition BondCo III) or CenterPoint Energy Transition Bond Company IV, LLC (Transition BondCo IV) or system restoration bonds by CenterPoint Energy Restoration Bond Company, LLC (System Restoration BondCo), as applicable and
2. The estimated pre-tax equity return currently expected to be recognized in each of the years 2023 through 2024 related to CEHE's recovery of certain qualified costs or storm restoration costs, as applicable, pursuant to the past issuance of transition bonds by Transition BondCo II, Transition BondCo III or Transition BondCo IV or system restoration bonds by System Restoration BondCo, as applicable.

The amounts reflected for Jan. 1, 2023, through 2024 are based on CenterPoint Energy's estimates as of Dec. 31, 2023. However, the equity returns to be recognized in future periods with respect to each series of transition or system restoration bonds, as applicable, will be periodically subject to adjustment based on tariff adjustments for any overcollections or undercollections of transition charges or system restoration charges, as applicable. The equity return amounts reflected in the table are reported in the financial statements of CenterPoint Energy and CenterPoint Energy Houston Electric as revenues from electric transmission and distribution utility.