CENTERPOINT PROPERTIES TRUST

Form SC 13G March 08, 2002

SCHEDULE 13G

Under the Securities Exchange Act of 1934 (Amendment No. ----)

Centerpoint Properties Corp.

(Name of Issuer)

Common

(Title of Class of Securities)

151895109

(CUSIP Number)

Check the following box if a fee is being paid with this statement $/_/$. (A fee is not required only if the filing person: (1) has a previous statement on file reporting beneficial ownership of more than five percent of the class of securities described in item 1; and (2) has filed no amendment subsequent thereto reporting beneficial ownership of five percent or less of such class.) (See Rule 13d-7).

*The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter the disclosures provided in a prior cover page.

The information required in the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other previsions of the Act (however, see the Notes)

Item 1(a) NAME OF ISSUER

Centerpoint Properties Corp.

Item 1(b) ADDRESS OF ISSUERS PRINCIPAL EXECUTIVE OFFICES

1808 Swift Road

Oak Brook, IL 60523-1502

Item 2(a) NAME OF PERSON FILING

DAVIS SELECETED ADVISERS L.P. for

Abar Foundation

AEP

Atlanta G & L

Atmos Energy

AXP Partners

Bowne & Co.

Catholic Mutual

DCSF

DetroitLaborers

DNE Corp

DNYVF

DREF

DVaraRealEst

DVaraValue

Emma Willard

Fishkind LLC

Galveston

Georgia Corp

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GrangeFT
       Hathaway
       Hoff Family Tr.
       Jicarrilla
       Lewis & Roca
       MassMPrt
       MassMVar
       Mattin A
       Mattin B
       Medcen
       Methodist Home
       MetLife SIP
       Milder CP
       MIT Value
       Mt. Sinai
       Mutual Protect
       NASD
       NASDRegulation
       NedsIsland
       Noramco Davis
       NYC Superior
       Plumber
       Polaris
       Prudential SP
       Quadsan
       RL Polk
       SAS
       Scudder - SVS
       SicavDRF
       SicavDVF
       SSB Large Cap V
       Suburban Prop
       Sun RE
       SunLifeValue
       Temple
       Via
       Volvo
       Wellstar
       Zenith
       Morgan Stanly WRAP
Item 2(b) ADDRESS OF PRINCIPAL BUSINESS OFFICE
       Davis Selected Advisers, L.P.
       2949 East Elvira Road, Suite 101
       Tucson, Arizona 85706
Item 2(c) CITIZENSHIP
      Colorado Limited Partnership
Item 2(d) TITLE OF CLASS OF SECURITIES
       Common Stock
Item 2(e) CUSIP NUMBER
       151895109
Item 3 FIELD PURSUANT TO RULE 13d-1(b)
       (e) [X] Investment Adviser registered under Section 203 of the Investment
        Advisers Act of 1940
Item 4 OWNERSHIP
       (a) Amount beneficially owned 3,413,707 shares
       Abar Foundation
                                       1,800
       AEP
                                       54,700
       Atlanta G & L
                                      11,100
       Atmos Energy
                                      6,800
                                      58,000
       AXP Partners
       Bowne & Co.
                                      3,900
       Catholic Mutual
                                       2,000
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	DCSF	58,156
	DetroitLaborers	17,000
	DNE Corp	1,200
	DNYVF	401,800
	DREF	477,827
	DVaraRealEst	15,700
	DVaraValue	84,400
	Emma Willard	2,500
	Fishkind LLC	2,200
	Galveston	2,600
	Georgia Corp	23,000
	GrangeFT	5,100
	Hathaway	3,400
	Hoff Family Tr.	2,200
	Jicarrilla	34,900
	Lewis & Roca	1,400
	MassMPrt	160,799
	MassMVar	11,800
	Mattin A	1,800
	Mattin B	1,800
	Medcen	1,300
	Methodist Home	12,100
	MetLife SIP	14,800
	Milder CP	2,900
	MIT Value	38,100
	Mt. Sinai	500
	Mutual Protect	1,600
	NASD	8,400
	NASDRegulation	9,700
	NedsIsland	5,000
	Noramco Davis	2,300
	NYC Superior	5,300
	Plumber	2,000
	Polaris	46,100
	Prudential SP	30,300
	Quadsan	3,200
	RL Polk	2,100
	SAS	1,521,194
	Scudder - SVS	38,800
	SicavDRF	6,200
	SicavDVF	6,300
	SSB Large Cap V	14,023
	Suburban Prop	4,000
	Sun RE	129,300
	SunLifeValue	8,998
	Temple	100
	Via	200
	Volvo	2,700
	Wellstar	3,800
	Zenith	17,000
(1.)	Morgan Stanly WRAP	27,510
(b) Per	cent of class	15.01%
	Abar Foundation	0.01%
	AEP	0.24%
	Atlanta G & L	0.05%
	Atmos Energy	0.03%
	AXP Partners	0.26%
	Bowne & Co.	0.02%
	Catholic Mutual DCSF	0.01%
		0.26%
	DetroitLaborers	0.07% 0.01%
	DNE Corp	0.010

DNYVF	1.77%
DREF	2.10%
DVaraRealEst	0.07%
DVaraValue	0.37%
Emma Willard	0.01%
Fishkind LLC	0.01%
Galveston	0.01%
Georgia Corp	0.10%
GrangeFT	0.02%
Hathaway	0.01%
Hoff Family Tr.	0.01%
Jicarrilla	0.15%
Lewis & Roca	0.01%
MassMPrt	0.71%
MassMVar	0.05%
Mattin A	0.01%
Mattin B	0.01%
Medcen	0.01%
Methodist Home	0.05%
MetLife SIP	0.07%
Milder CP	0.01%
MIT Value	0.17%
Mt. Sinai	0.00%
Mutual Protect	0.01%
NASD	0.04%
NASDRegulation	0.04%
NedsIsland	0.02%
Noramco Davis	0.01%
NYC Superior	0.02%
Plumber	0.01%
Polaris	0.20%
Prudential SP	0.13%
Quadsan	0.01%
RL Polk	0.01%
SAS	6.69%
Scudder - SVS	0.17%
SicavDRF	0.03%
SicavDVF	0.03%
SSB Large Cap V	0.06%
Suburban Prop	0.02%
Sun RE	0.57%
SunLifeValue	0.04%
Temple	0.00%
Via	0.00%
Volvo	0.01%
Wellstar	0.02%
Zenith	0.07%
Morgan Stanly WRAP	0.12%
yan coanty man	0.120

- (c) Number of shares as to which such person has:
- (i) sole power to vote or to direct the vote Davis Selected Advisers, L. P. 3,413,707
- (ii) shared power to vote to direct the vote $$\rm N/A$$
- (iii) sole power to dispose or to direct the disposition of Davis Selected Advisers, L. P. 3,413,707
- (iv) shared power to dispose or to direct the disposition of $\ensuremath{\text{N/A}}$

Item 5 Not applicable

Item 6 Not applicable

Item 7 Not applicable

Item 8 Not applicable

Item 9 Not applicable

Item 10 CERTIFICATION

By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were acquired in the ordinary course of business and were not acquired for the purpose of and do not have the effect of changing or influencing the control of the issuer or such securities and were not acquired in connection with or as a participant in any transaction having such purposes or effect.

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

SIGNATURE /s/ Anthony Frazia

PRINT Anthony Frazia, Chief Compliance Officer

DATE March 8, 2002