

**From:** [rcwebcontact](#)  
**To:** [Rules Coordinator](#)  
**Subject:** The Form "Rules Comment Form" was submitted  
**Date:** Friday, August 12, 2022 12:08:56 PM



# General Comment

Here is a new comment from the Web.

## Comment

### Choose Form

New §3.66, Weather Emergency Preparedness Standards

### Name

Caitlin Cornelius

### Address

29014 Knollwood Trail Ln.

### City

Katy

### State

TX

### Zip

77494

### Business Phone, Fax

**Email Confidentiality Preference**

No, I request my e-mail address to remain confidential

**Email Address**

[REDACTED]

**Comments concerning proposed rulemakings**

I am very concerned that while this rule requires natural gas producers to prepare to operate in inclement weather, it does not require them to actually operate. I am concerned that this will result in natural gas producers voluntarily going offline during the next freeze. The lack of transparency around which producers this will apply to, and who is in compliance (or not) is also very troubling as a citizen who wants to ensure we're ready for the next freeze. With climate change, these events are no longer "once in a lifetime," and we need to be ready. The week I spent without power with my then infant daughter during the freeze was horrific, and I want to ensure that the Railroad Commission is actually doing everything possible to prevent those power grid failures from reoccurring.

\*