

**From:** [rrcwebcontact](#)  
**To:** [Rules Coordinator](#)  
**Subject:** The Form "Rules Comment Form" was submitted  
**Date:** Wednesday, June 29, 2022 9:57:59 AM



## General Comment

Here is a new comment from the Web.

### Comment

#### Choose Form

New §3.66, Weather Emergency Preparedness Standards

#### Name

Kevin Audrain Drain Oil Co.LLC

#### Address

P.O. Box 809

#### City

Fritch

#### State

TX

#### Zip

79036

#### Business Phone, Fax

806-886-4817

**Email Confidentiality Preference**

Yes, I consent to allow the RRC to release my e-mail address.

**Email Address**

Audheatcool@aol.com

**Comments concerning proposed rulemakings**

I produce approx. 80 mcf/day here in district 10. I sent my information for the weatherization rule as best I could into the railroad commission. It was a complicated process at best and in my opinion very unnecessary for small producers like me. We keep our gas flowing in all types of weather since it is our livelihood. Upon sending in our information to our electricity provider (Xcel Energy) we were informed that we were NOT considered a "Critical Load". If, after all this, Xcel does not consider us critical load what is the point of small independent producers having to continue filling out useless forms for the RRC?

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