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From: rrcwebcontact@gmail.com
Sent: Thursday, August 11, 2016 3:05 PM
To: rulescoordinator
Subject: Comment Form for Proposed Rulemakings



Comments Form for Proposed Rulemakings

Date Submitted

Thursday, August 11, 2016 3:05:12 PM

Submitted By

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Amend §3.15--inactive wells and return to production

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We (Allied Testing) applaud and support your efforts here. It seems to us that this will encourage operators to operate marginal wells and hopefully spend their efforts on maintaining them and improving production. There are a good many wells that could prove beneficial for floods and other activities to extract oil economically. The amendments to the rule you all are proposing make sense to us. We work with many operators that could apply the effort and capital that will be saved here to other areas that would allow wells to be properly maintained. Your logic does not include the operator's effort and confusion to the aspect of savings to industry. We think this will be a considerable saving to industry and, at a time when personnel and capital are scarce, translate into more compliance in other areas of operation which will benefit the RRC and Texans.