TRANSMITTAL SHEET FOR NOTICE OF INTENDED ACTION

| Control 810 | Department o | r Agency <u>REVEN</u> | JE | | |
|-------------------------------|---|--|--|--|------------------------------------|
| Rule Nos81 | 0-5-7544 | | | | |
| Rule Title: As | signment/Reassignm | ent of Salvage Ce | rtificate of Title | | |
| New; | Amend; XX _Re | epeal;Adopt | by Reference | | |
| | ence of the proposed r arm or endanger the pu e, or safety? | | No | | |
| the state's poli | onable relationship bet ce power and the prote ealth, safety, or welfare | ection | Yes | | |
| of regulation a | er, less restrictive meth vailable that could otect the public? | od | No | | |
| of directly or in | osed rule have the effe directly increasing the bods or services involve hat degree? | | No | · · | |
| harmful to the | in cost, if any, more public than the harm them the absence of the | at | N/A | - Marie Constitution | |
| designed solel | of the rulemaking proce y for the purpose of, ar heir primary effect, the ne public? | nd so | Yes | | |
| ****** | ******* | ****** | ******* | ****** | ****** |
| Does the proposimpact? | osed rule have any eco | onomic | No | TO THE PARTY OF TH | |
| If the proposed note prepared | I rule has an economic in accordance with sub | impact, the propos section (f) of Secti | sed rule is required to on 41-22-23, <u>Code of</u> | o be accomp Alabama 19 | anied by a fiscal <u>975</u> . |
| Certification of | Authorized Official | ******* | *********** | ******* | ****** |
| Chapter 22, Ti | e attached proposed the 41, Code of Alabartive Procedure Division | na 1975, and that i | it conforms to all app | nce with the dicable filing | requirements of requirements of |
| Signature of ce | ertifying officer | 10141 | 4 | | |
| Date | 19/11 | | | | |

11.

OTHER COMMENTS:

ECONOMIC IMPACT STATEMENT FOR APA RULE (Section 41-22-23(f))

| Control No. 810 Department or Agency REVENUE | | | | | |
|---|--|--|--|--|--|
| Rule No: 810-5-7544 | | | | | |
| Rule Title: Assignment/Reassignment of Salvage Certificate of Title. | | | | | |
| NewAmendXRepealAdopt by Reference | | | | | |
| This rule has no economic impact. | | | | | |
| ☐ This rule has an economic impact, as explained below: | | | | | |
| 1. NEED/EXPECTED BENEFIT OF RULE: | | | | | |
| 2. COSTS/BENEFITS OF RULE AND WHY RULE IS THE MOST EFFECTIVE, EFFICIENT, AND FEASIBLE MEANS FOR ALLOCATING RESOURCES AND ACHIEVING THE STATED PURPOSE: | | | | | |
| 3. EFFECT OF THIS RULE ON COMPETITION: | | | | | |
| 4. EFFECT OF THIS RULE ON COST OF LIVING AND DOING BUSINESS IN THE GEOGRAPHICAL AREA WHERE THE RULE IS TO BE IMPLEMENTED: | | | | | |
| 5. EFFECT OF THIS RULE ON EMPLOYMENT IN THE GEOGRAPHICAL AREA WHERE THE RULE IS TO BE IMPLEMENTED: | | | | | |
| 6. SOURCE OF REVENUE TO BE USED FOR IMPLEMENTING AND ENFORCING THIS RULE: | | | | | |
| 7. THE SHORT-TERM/LONG-TERM ECONOMIC IMPACT OF THIS RULE ON AFFECTED PERSONS, INCLUDING ANALYSIS OF PERSONS WHO WILL BEAF THE COSTS AND THOSE WHO WILL BENEFIT FROM THE RULE: | | | | | |
| 8. UNCERTAINTIES ASSOCIATED WITH THE ESTIMATED BENEFITS AND BURDENS OF THE RULE, INCLUDING QUALITATIVE/QUANTITATIVE BENEFITS AND BURDEN COMPARISON: | | | | | |
| 9. THE EFFECT OF THIS RULE ON THE ENVIRONMENT AND PUBLIC HEALTH | | | | | |
| 10. DETRIMENTAL EFFECT ON THE ENVIRONMENT AND PUBLIC HEALTH IF THE RULE IS NOT IMPLEMENTED: | | | | | |

ALABAMA DEPARTMENT OF REVENUE Motor Vehicle Division

NOTICE OF INTENDED ACTION

RULE NO. & TITLE:

810-5-75-.68

Title Procedure - Exemptions from Titling

INTENDED ACTION:

Adopt a new rule

SUBSTANCE OF PROPOSED ACTION: The department proposes to promulgate a new rule which will exempt the following vehicles from titling: motor vehicles more than 35 model years old, trailers more than 20 model years old and low speed vehicles as defined under federal regulations.

RULE NO. & TITLE:

810-5-75-.57

Application for Salvage Certificate of Title

INTENDED ACTION:

Amend an existing rule

SUBSTANCE OF PROPOSED ACTION: The department proposes to amend the above rule to clarify the procedures for insurance companies to obtain electronic certificates of title for motor vehicles for which they have paid total loss claims due to the vehicles being reported as stolen. In addition, the title of the rule will be amended.

RULE NO. & TITLE:

810-5-75-.48

Title Procedures - Defining "Junk", "Parts Only" and "Scrap"

Vehicles and Requiring Notice

INTENDED ACTION:

Amend an existing rule

SUBSTANCE OF PROPOSED ACTION: The department proposes to amend the above rule to clarify the procedures for reporting the transfer of a motor vehicle for the purpose of dismantling it or recycling it into metallic scrap in accordance with Act 2011-633. In addition, Form MVT 5-18 will replace Form MVT 5-48 as an appendix to the rule.

RULE NO. & TITLE:

810-5-75-.07

Title Procedure - Request for Change of Address Only on a Certificate

of Title

INTENDED ACTION:

Repeal an existing rule

SUBSTANCE OF PROPOSED ACTION: The department proposes to repeal the above rule due to the fact that the procedure and form are no longer in use. Owner and lienholder addresses are now updated electronically through the electronic title application processing system (ETAPS).

RULE NO. & TITLE:

810-5-75-.26.01 Tit

Title Procedure – Motor Vehicles Exempt from Titling in Other States

INTENDED ACTION:

Repeal an existing rule

SUBSTANCE OF PROPOSED ACTION: The department proposes to repeal the above rule due to the fact that the procedure is already codified in Section 32-8-39(b), Code of Alabama 1975.

RULE NO. & TITLE:

810-5-75-.37

Application for Certificate of Title-Seller's Signature Requirements

INTENDED ACTION:

Repeal an existing rule

SUBSTANCE OF PROPOSED ACTION: The department proposes to repeal the above rule due to the fact that Act 2009-281 eliminated the requirement for a seller's signature on an application for certificate of title; therefore the rule is no longer necessary.

RULE NO. & TITLE:

810-5-75-.44

Assignment/Reassignment of Salvage Certificate of Title

INTENDED ACTION:

Repeal an existing rule

SUBSTANCE OF PROPOSED ACTION: The department proposes to repeal the above rule due to the fact the assignment procedure is already addressed in Rule 810-5-75-.40 and all certificates of title for non-exempt vehicles now conform to the Federal Truth in Mileage Act of 1986; therefore, this rule is no longer necessary.

RULE NO. & TITLE:

810-5-75-.46.01

Assignment of Certificate of Title

- Transferor's Signature

Requirements

INTENDED ACTION:

Repeal an existing rule

SUBSTANCE OF PROPOSED ACTION: The department proposes to repeal the above rule due to the fact that the procedure is already addressed in Rule 810-5-75-.40.

TIME, PLACE, MANNER OF PRESENTING VIEWS: A public hearing will be held at 10:00 a.m. on Thursday, October 6, 2011, in the Office of the Legal Division, Room 3114, Gordon Persons Building, located at 50 N Ripley Street, Montgomery, Alabama. Copies of the rule(s) can be obtained at www.revenue.alabama.gov/rulehear.html.

All interested parties may present their views in writing to the Deputy Commissioner of the Alabama Department of Revenue, Room 4112, Gordon Persons Building, 50 N Ripley Street, Montgomery, Alabama 36132 at any time during the thirty-five (35) day period following publication of the notice or by appearing at the hearing.

FINAL DATE FOR COMMENT AND COMPLETION OF NOTICE: Thursday, October 6, 2011

CONTACT PERSON AT AGENCY:

Patricia Toles Alabama Department of Revenue 4131 Gordon Persons Building Montgomery, Alabama 36132 (334) 242-1380

> Michael E. Mason, Deputy Commissioner Alabama Department of Revenue

0858APC.INT

810-5-75-.44 <u>Assignment/Reassignment of Salvage Certificate of Title.</u> (REPEALED)

- (1) Salvage certificates of title contain a title assignment area by the registered owner and reassignments by licensed dealers.
- (2) The salvage title reassignments are currently restricted to use by licensed dealers and salvage vehicles are bought and sold by individuals and the transfer is accomplished by notarized bills of sale which may or may not contain the required odometer disclosure information mandated by the Federal Truth-in-Mileage Act of 1986.
- (3) Selling individuals and purchasing individuals who are not licensed dealers, are also required by the Federal Truth-in-Mileage Act of 1986 to disclose the odometer reading of a vehicle upon transfer.
- (4) Purchasers and sellers of salvaged motor vehicles, as defined in section 32-8-2, <u>Code of Alabama 1975</u>, as amended, shall complete the assignment/reassignment areas of the (Blue) salvage certificate of title, which contains the conforming Federal odometer disclosure information, as required by the Federal Truth-in-Mileage Act of 1986.
- (5) This rule does not affect the <u>Red</u> Alabama salvage certificate of title procedure as it does not conform to the requirements of the Federal Truth-in-Mileage Act of 1986.
- (6) If the last reassignment on the Blue salvage certificate is completed, and the last assignee sells the salvage, then the last assignee shall obtain a salvage title in his/her name before reassigning the salvage title to the purchaser.

Author:

Mike Gamble Charles Patton

Authority:

§§32-8-1 through §32-8-87, Code of Alabama 1975

History:

Adopted August 22, 1990, effective September 25, 1990.