# TRANSMITTAL SHEET FOR NOTICE OF INTENDED ACTION

Rule No.	335-3-851 Certificate of Representation								
Rule Title:									
	New	X	Amend		Repeal	Adopt by Reference			
Would the a significantly welfare, or s	7 harm o		posed rule er the public he	alth,		YES			
	e power	and the p	ship between the protection of the re?			YES			
			ve method of d adequately pr	otect		NO			
indirectly in	creasing	the costs	the effect of dire s of any goods o what degree?			YES			
	the harr	n that mi	more harmful t ght result from			NO			
solely for th	e purpos	e of, and	ng process desig so they have, a of the public?			YES			
*****	*****	******	******	****	*****	*****			
			an economic im			YES			
If the propos accompanie 22-23, <u>Code</u>	d by a fis	scal note	prepared in acc	, the propertions	oosed rule with subse	is required to be ection (f) of section 41-			
************* Certification			**************************************	******	****	******			
requirement all applicabl Legislative F	ts of Cha le filing r Reference	pter 22, 7 equireme Service.	Fitle 41, Code of	f Alabama nistrative	a 1975, an	all compliance with the ad that it conforms to be Division of the			
	20-2017		<i></i>			Security of			
				Dat	e Filed				

# ALABAMA DEPARTMENT OF ENVIRONMENTAL MANAGEMENT AIR DIVISION

## NOTICE OF INTENDED ACTION

**AGENCY NAME:** Environmental Management

RULE NO. &	TTLE: Division 335-3, Air Pollution Control Program	1
335-3-839	- TR NOX Ozone Season Trading Program - Purpose	1
335-3-841	and Definitions (Amend)  TR NOX Ozone Season Trading Program Detined	
000-0-0-,41	TRIFFE DEASON TRAINING FLOGRAM - RELIFED	
335-3-842	Unit Exemption (Amend)  TR NOX Ozone Season Trading Program Standard	
000 0 0 . 12	- TR NOX Ozone Season Trading Program – Standard Requirements (Amend)	
335-3-843	- TR NOX Ozone Season Trading Program	
300 0 0 . 10	Computation of Time (Amend)	
335-3-845	- NOX Ozone Season Trading Budgets and Variability	
	Limits (Amend)	
335-3-846	- TR NOX Ozone Season Allowance Allocations (Amen	13
335-3-8-,48	- Authorization of Designated Representative and	a)
	Alternate Designated Representative (Amend)	
335-3-849	- Responsibilities of Designated Representative and	
	Alternate Designated Representative (Amend)	
335-3-850	- Changing Designated Representative and Alternate	
	Designated Representative; Changes in Owners and	
	Operators; Changes in Units at the Source (Amend)	
335-3-851	- Certificate of Representation (Amend)	
335-3-852	- Objections Concerning Designated Representative ar	ħr
	Alternate Designated Representative (Amend)	14
335-3-853	<ul> <li>Delegation by Designated Representative and</li> </ul>	
	Alternate Designated Representative (Amend)	
335-3-855	- Establishment of Compliance Accounts, Assurance	
005 0 0 54	Accounts, and General Accounts (Amend)	
335-3-856	- Recordation of TR NOX Ozone Season Allowance	
225 2 2 55	Allocations and Auction Results (Amend)	
335-3-857	- Submission of TR NOX Ozone Season Allowance	
225 2 0 50	Transfers (Amend)	
335-3-858	- Recordation of TR NOX Ozone Season Allowance	
335-3-859	Transfers (Amend)	
333-3-6-,39	- Compliance with TR NOX Ozone Season Emissions	
335-3-860	Limitation (Amend)	
000-0-000	- Compliance with TR NOX Ozone Season Assurance	
335-3-861	Provisions (Amend) - Banking (Amend)	
335-3-862		
500 U UUZ	- TR NOX Ozone Season Trading Program – Account Error (Amend)	
	ration (tringing)	

335-3-863		TR NOX Ozone Season Trading Program -
		Administrator's Action on Submissions (Amend)
335-3-8-,65	-	General Monitoring, Recordkeeping, and Reporting
		Requirements (Amend)
335-3-866		Initial Monitoring System Certification and
		Recertification Procedures (Amend)
335-3-867		Monitoring System Out-of-Control Periods (Amend)
335-3-868	-	Notifications Concerning Monitoring (Amend)
335-3-8-,69		Recordkeeping and Reporting (Amend)
335-3-870	-	Petitions for Alternatives to Monitoring,
		Recordkeeping, or Reporting Requirements (Amend)

**INTENDED ACTION:** Revise Division 3 of the ADEM Administrative Code with the amendments of Rules 335-3-8-.39 (TR NOX Ozone Season Trading Program - Purpose and Definitions), 335-3-8-.41 (TR NOX Ozone Season Trading Program - Retired Unit Exemption), 335-3-8-.42 (TR NOX Ozone Season Trading Program - Standard Requirements), 335-3-8-.43 (TR NOX Ozone Season Trading Program - Computation of Time), 335-3-8-.45 (NOX Ozone Season Trading Budgets and Variability Limits), 335-3-8-.46 (TR NOX Ozone Season Allowance Allocations), 335-3-8-.48 (Authorization of Designated Representative and Alternate Designated Representative), 335-3-8-.49 (Responsibilities of Designated Representative and Alternate Designated Representative), 335-3-8-.50 (Changing Designated Representative and Alternate Designated Representative; Changes in Owners and Operators; Changes in Units at the (Certificate of Representation), 335-3-8-.52 335-3-8-.51 Concerning Designated Representative and Alternate Designated Representative), 335-(Delegation by Designated Representative and Alternate Designated Representative), 335-3-8-.55 (Establishment of Compliance Accounts, Assurance Accounts, and General Accounts), 335-3-8-.56 (Recordation of TR NOX Ozone Season Allowance Allocations and Auction Results), 335-3-8-.57 (Submission of TR NOX Ozone Season Allowance Transfers), 335-3-8-.58 (Recordation of TR NOX Ozone Season Allowance Transfers), 335-3-8-.59 (Compliance with TR NOX Ozone Season Emissions Limitation), 335-3-8-.60 (Compliance with TR NOX Ozone Season Assurance Provisions), 335-3-8-.61 (Banking), 335-3-8-.62 (TR NOX Ozone Season Trading Program - Account Error), 335-3-8-.63 (TR NOX Ozone Season Trading Program -Administrator's Action on Submissions), 335-3-8-.65 (General Recordkeeping, and Reporting Requirements), 335-3-8-.66 (Initial Monitoring System Certification and Recertification Procedures), 335-3-8-.67 (Monitoring System Out-of-Control Periods), 335-3-8-.68 (Notifications Concerning Monitoring), 335-3-8-.69 (Recordkeeping and Reporting), 335-3-8-.70 (Petitions for Alternatives to Monitoring, Recordkeeping, or Reporting Requirements).

### SUBSTANCE OF PROPOSED ACTION:

Revisions to the Division 3 Code are being proposed to amend Rules 335-3-8-.39, 335-3-8-.41, 335-3-8-.42, 335-3-8-.43, 335-3-8-.45, 335-3-8-.46, 335-3-8-.48, 335-3-8-.49, 335-3-8-.50, 335-3-8-.51, 335-3-8-.52, 335-3-8-.53, 335-3-8-.55, 335-3-8-.56, 335-3-8-.57, 335-3-8-.58, 335-3-8-.59, 335-3-8-.60, 335-3-8-.61, 335-3-8-.62, 335-3-8-.63, 335-3-8-.65, 335-3-8-.66, 335-3-8-.66, 335-3-8-.68, 335-3-8-.69, and 335-3-8-.70 in

order to incorporate amendments to provisions for the control of nitrogen oxides emissions from specified categories as required by the Environmental Protection Agency's Cross-State Air Pollution Rule (CSAPR) as revised on October 26, 2016 (81 FR 74504). This adoption allows the Department to retain State primacy in the implementation of the regulations. Revisions to this Chapter are proposed to be incorporated into Alabama's SIP.

### TIME, PLACE, MANNER OF PRESENTING VIEWS:

Comments may be submitted in writing or orally at a public hearing to be held 10:00 a.m., March 8, 2017, in ADEM Hearing Room, 1400 Coliseum Blvd., Montgomery, Alabama 36110.

FINAL DATE FOR COMMENT AND COMPLETION OF NOTICE: March 10, 2017

**CONTACT PERSON AT AGENCY:** 

Larry Brown (334) 271-7878

Lance R. LeFleur

Director

# 335-3-8-.51 Certificate of Representation.

(1) General. The Environmental Protection Agency Regulations governing Certificate of Representation for TR NO<sub>x</sub> Ozone Season Sources, are incorporated by reference as they exist in 40 CFR §97.8516, Subpart BBBBB as of July 1, 20452016, and October 26, 2016 (81 FR 74504). (The materials incorporated by reference are available for purchase and inspection at the Department's offices.)

Author: Ronald W. Gore.

Statutory Authority: Code of Alabama 1975, §§22-28-10, 22-28-11, 22-28-14,

22-28-18, 22-28-20, 22-28-22, 22-22A-5, 22-22A-6, and 22-22A-8.

History: Effective Date: November 24, 2015-XXXXXX, 2017.

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

Control No.	335	Departme	nt or Agency	Environmental Management
Rule No:	335-3-856; 335-3	- 335-3-8-,50; -857; 335-3-8	335-3-8-,51; 335-; 3-,58: 335-3-8-,59	3; 335-3-845; 335-3-846; 335-3- 3-852; 335-3-853; 335-3-855; 2; 335-3-860; 335-3-861; 335-3- 3-867; 335-3-868; 335-3-869;
	Requirements; TR NO. Trading Budgets and V of Designated Representative and Al Alternate Designated Source; Certificate of F Designated Representative; Establi Recordation of TR NO. NO <sub>X</sub> Ozone Season All Compliance with TR 1 Season Assurance Prov NO <sub>X</sub> Ozone Season Tra Recordkeeping, and Recertification Procedu	x Ozone Season fariability Limits; ntative and Alterrate Designate Representative; Cepresentation; Outive; Delegationshiment of Compax Ozone Season A owance Transfers NOx Ozone Seasisions; Banking; ading Program—Reporting Requires; Monitoring poing and Reportir	TR NO <sub>X</sub> Ozone  Frading Program – C  TR NO <sub>X</sub> Ozone Sea  nate Designated Representative; C  Changes in Owners  bjections Concerning  n by Designated R  liance Accounts, Ass  Allowance Allocation  or; Recordation of TR  on Emissions Limit  TR NO <sub>X</sub> Ozone Seas  Administrator's Activements; Initial	finitions; TR NO <sub>X</sub> Ozone Season Trading Season Trading Program – Standard Computation of Time; NO <sub>X</sub> Ozone Season son Allowance Allocations; Authorization esentative; Responsibilities of Designated Changing Designated Representative and and Operators; Changes in Units at the Designated Representative and Alternate Designated Representative and Alternate Designated Laurance Accounts, and General Accounts; and Auction Results; Submission of TR NO <sub>X</sub> Ozone Season Allowance Transfers; ation; Compliance with TR NO <sub>X</sub> Ozone on Trading Program – Account Error; TR on on Submissions; General Monitoring, Monitoring System Certification and antrol Periods; Notifications Concerning matives to Monitoring, Recordkeeping, or
Ne	w X	Amend	Repeal	Adopt by Reference
	This rule h	as no economi	c impact.	
X	This rule h	as an economi	e impact, as expla	ined below:

Impact of Revisions to Chapter 335-3-8

The amendment of Rules 335-3-8-.39, 335-3-8-.41, 335-3-8-.42, 335-3-8-.43, 335-3-8-.45, 335-3-8-.46, 335-3-8-.48, 335-3-8-.49, 335-3-8-.50, 335-3-8-.51, 335-3-8-.52; 335-3-8-.53, 335-3-8-.55, 335-3-8-.56, 335-3-8-.57, 335-3-8-.58, 335-3-8-.59, 335-3-8-.60, 335-3-8-.61, 335-3-8-.62, 335-3-8-.63, 335-3-8-.65, 335-3-8-.66, 335-3-8-.67, 335-3-8-.68, 335-3-8-.69 and 335-3-8-.70 in Chapter 335-3-8 of the ADEM Administrative Code, will incorporate the revisions to

requirements of federal regulations, as required by the Environmental Protection Agency (EPA). Through the adoption of these regulations, the Alabama Department of Environmental Management is given primacy to implement the regulations at the state level. In the event that these regulations are not implemented by the State, the EPA will implement the requirements on the federal level.

### 1. NEED/EXPECTED BENEFIT OF RULE:

These revisions are necessary to incorporate EPA's provisions for the control of nitrogen oxide emissions from specified categories of stationary sources as revised on October 26, 2016 (81 FR 74504). EPA has made a finding that 27 States and the District of Columbia contributed significantly to nonattainment of the national ambient air quality standards (NAAQS) for fine particles (PM2.5) and/or ozone in downwind States. EPA expects the benefit of this rule will assist the downwind PM2.5 and ozone nonattainment areas in achieving the NAAQS. Moreover, attainment will be achieved in a more equitable, cost-effective manner than if each nonattainment area attempted to achieve attainment by implementing local emissions reductions alone. EPA implemented CSAPR through a Federal Implementation Plan (FIP). As discussed above, adoption of the federal requirements through these regulations will allow the Department to retain State primacy in the implementation and enforcement of the regulations rather than defaulting to regulation by the federal government.

2. COST/BENEFITS OF RULE AND WHY RULE IS THE MOST EFFECTIVE, EFFICIENT, AND FEASIBLE MEANS FOR ALLOCATING RESOURCES AND ACHIEVING THE STATED PURPOSE:

The cost/benefits of this Rule are provided in EPA's regulatory impact analysis and the promulgated Rule in 81 FR 74504.

The costs are equivalent to the cost of compliance with the same regulations implemented by the federal government. Sources of air pollution will be subject to the same requirements for installation of controls to prevent the emissions of air pollution regardless of which agency (state or federal) implements these regulations.

#### 3. EFFECT OF THIS RULE ON COMPETITION:

As stated above, if the regulations are not implemented by the State of Alabama, they will be implemented on the federal level and Alabama companies will be required to comply with the federal regulations and answer directly to the federal Environmental Protection Agency.

4. EFFECT OF THIS RULE ON COST-OF-LIVING AND DOING BUSINESS IN THE GEOGRAPHICAL AREA WHERE THE RULE IS TO BE IMPLEMENTED:

As stated above, if the regulations are not implemented and enforced by the State of

Alabama, they will be implemented on the federal level. Therefore, Alabama companies still would be required to comply with the federal regulations and answer directly to the federal Environmental Protection Agency.

5. EFFECT OF THIS RULE ON EMPLOYMENT IN THE GEOGRAPHICAL AREA WHERE THE RULE IS TO BE IMPLEMENTED:

Adoption of these federally required regulations is not expected to have any effect on the employment in the geographical area in which the regulation would be implemented (State of Alabama).

6. SOURCE OF REVENUE TO BE USED FOR IMPLEMENTING AND ENFORCING THIS RULE:

Moneys from the Federal Grant, and fines and fees collected by the Department will fund the adoption of this regulation. For sources subject to Title V of the Clean Air Act, as amended, fees are collected based on the amount of air pollution emitted annually.

7. THE SHORT-TERM/LONG-TERM ECONOMIC IMPACT OF THIS RULE ON AFFECTED PERSONS, INCLUDING ANALYSIS OF PERSONS WHO WILL BEAR THE COSTS AND THOSE WHO WILL BENEFIT FROM THE RULE:

As stated above, if the regulations are not implemented by the State of Alabama, they will be implemented on the federal level. Alabama companies would still be required to comply with the federal regulations and answer directly to the federal Environmental Protection Agency.

8. UNCERTAINTIES ASSOCIATED WITH THE ESTIMATED BENEFITS AND BURDENS OF THE RULE, INCLUDING QUALITATIVE/QUANTITATIVE BENEFITS AND BURDEN COMPARISON:

No additional burdens are expected as a result of the adoption of these regulations. If the regulations are not adopted by the State of Alabama, they will be implemented on the federal level. Alabama companies would still be required to comply with the federal regulations and answer directly to the federal Environmental Protection Agency.

9. THE EFFECT OF THIS RULE ON THE ENVIRONMENT AND PUBLIC HEALTH:

The effect of the regulation on the environment and public health is addressed in the Federal Register (81 FR 74504), October 26, 2016, that is the basis for these proposed rules.

10. DETRIMENTAL EFFECT ON THE ENVIRONMENT AND PUBLIC HEALTH IF THE

### RULE IS NOT IMPLEMENTED:

The benefits of the proposed regulations have been discussed in the above paragraphs as well as the Federal Register (see No. 9). Through the adoption of these regulations, ADEM will have primacy to implement the regulations at the State level. In the event that the regulations are not adopted at the State level, the requirements will still exist at the federal level. However, it is generally acknowledged that regulations are implemented and enforced in a more effective and efficient manner at the State level than at the federal level.