TRANSMITTAL SHEET FOR NOTICE OF INTENDED ACTION

Control 810 Department or Agency REVEN	UE
Rule Nos. 810-5-7541	
Rule Title: DEALER REQUIRED TO TITLE VEHICLE -	
and is Returned to Dealer Because Transfer of Vehic	
Sections 32-8-1 through 32-8-87, Code of Alabama 1	975, as amended.
New;Amend;XXRepeal;Adopt	t by Reference
Would the absence of the proposed rule	
significantly harm or endanger the public	
health, welfare, or safety?	No
,,, <u>,</u> .	
Is there a reasonable relationship between	
the state's police power and the protection	
of the public health, safety, or welfare?	Yes
to the one constitue of the constitue of	
Is there another, less restrictive method of regulation available that could	
adequately protect the public?	No
adequatery protect the public:	110
Does the proposed rule have the effect	
of directly or indirectly increasing the	
costs of any goods or services involved	
and, if so, to what degree?	No
Is the increase in cost, if any, more harmful to the public than the harm that might result from the absence of the proposed rule?	N/A
Are all facets of the rulemaking process designed solely for the purpose of, and so they have, as their primary effect, the	
protection of the public?	Yes
protection or the public.	100
*****************	***************
Does the proposed rule have any economic	
impact?	No
If the proposed rule has an economic impact, the proposed note prepared in accordance with subsection (f) of Section (f) of Se	sed rule is required to be accompanied by a fiscal on 41-22-23, Code of Alabama 1975.
*********************	**************
Certification of Authorized Official	
I certify that the attached proposed rule has been proposed. Chapter 22, Title 41, Code of Alabama 1975 and that the Administrative Procedure Division of the Legislative	it conforms to all applicable filing requirements of
Signature of certifying officer	
Date	

FOR APA RULE (Section 41-22-23(f))

Control No	b. <u>810</u> De	partment or	Agenc	Y REVENUE	_
Rule No:	810-5-7541				
				HICLE - Title Appointment	plication Submitted to Department ummated .
	_New	Amend	Х	_Repeal	Adopt by Reference
● NO ○ YES	This rule ha This rule ha		•	oact. oact, as explair	ned below:
1.	NEED/EXP	ECTED BEN	NEFIT (OF RULE:	
2.	EFFICIENT	, AND FEAS	SIBLE		ILE IS THE MOST EFFECTIVE, ALLOCATING RESOURCES
3.	EFFECT O	THIS RUL	E ON (COMPETITION	\ :
4.		RAPHICAL			NG AND DOING BUSINESS IN RULE IS TO BE
5.				EMPLOYMENT D BE IMPLEM	T IN THE GEOGRAPHICAL ENTED:
6.		F REVENU G THIS RU		BE USED FOR	IMPLEMENTING AND
7.	AFFECTED	PERSONS	, INCL	UDING ANALY	MIC IMPACT OF THIS RULE ON YSIS OF PERSONS WHO WILL L 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:
- 11. OTHER COMMENTS:

ALABAMA DEPARTMENT OF REVENUE Motor Vehicle Division

NOTICE OF INTENDED ACTION

RULE NO. & TITLE

810-5-1-.230

The Sale of License Plates for Truck Tractors Limited to Travel within 15

Miles of its Domiciled Corporate Limits

INTENDED ACTION:

Amend an existing rule

SUBSTANCE OF PROPOSED ACTION: The department proposes to amend the above rule to provide procedures regarding the issuance of license plates to truck-tractors and tractors operated by certified motor carriers within 15 miles of the incorporated municipality in which the vehicle is domiciled. The rule is being amended to allow a truck-tractor and tractor displaying this restricted license plate to operate at the unladen weight of the vehicle with a temporary tag when the vehicle is being transferred from one incorporated municipality to another incorporated municipality. The temporary tag will be obtained prior to operation and shall be issued by the county license plate issuing official of the county in which the vehicle is presently domiciled. In addition, the department proposes to modify the title of the rule.

RULE NO. & TITLE

810-5-1-.247

Guidelines for Vehicle Identification Number (VIN) Inspections

INTENDED ACTION:

Amend an existing rule

SUBSTANCE OF PROPOSED ACTION: The department proposes to amend the above rule to include the provision that utility trailers are not required to be inspected by license plate issuing officials prior to registration. In addition, the department proposes to modify the title of the rule.

RULE NO. & TITLE

810-5-8-.08

Refunds of Mandatory Liability Insurance (MLI) Reinstatement Fees

INTENDED ACTION:

Amend an existing rule

SUBSTANCE OF PROPOSED ACTION: The purpose of the above amendment is to change a code reference cited in the rule to conform to the provisions of Act 2011-688.

RULE NO. & TITLE

810-5-8-.09

Identification Numbers

INTENDED ACTION:

Adopt a new rule

SUBSTANCE OF PROPOSED ACTION: The department proposes to adopt the above new rule which will provide for department assigned identification numbers for vehicle registrants who are unable to provide a valid, unexpired driver's license or an identification card number.

RULE NO. & TITLE

810-5-75-.27

TITLE PROCEDURE - First Title For Vehicles Reconstructed With Glider Kits For A Vehicle To Be Titled That Has Been Reconstructed With A Glider Kit, The Glider Kit Must Be Designated By The Manufacturer On The Manufacturer's Certificate Of Origin A 1975 Or Subsequent Year Model. Reference: Sections 32-8-1 through 32-8-87, Code of Alabama 1975, as amended.

INTENDED ACTION:

Amend an existing rule

SUBSTANCE OF PROPOSED ACTION: The department proposes to amend the above rule to clarify the procedures for obtaining first title for a vehicle assembled with a glider kit. In addition, the department proposes to modify the title of the rule.

RULE NO. & TITLE

810-5-75-.41

Dealer Required To Title Vehicle - Title Application Submitted to Department and is Returned to Dealer Because Transfer of Vehicle was not Consummated. Reference: Sections 32-8-1 through 32-8-87, Code of Alabama 1975, as amended.

INTENDED ACTION:

Repeal an existing rule

<u>SUBSTANCE OF PROPOSED ACTION:</u> The department proposes to repeal the above rule because the requirement is no longer necessary due to the ability to track ownership electronically through the electronic title application processing system (ETAPS).

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 which clarifies the procedures for reporting the transfer of a motor vehicle for the purpose of dismantling or recycling it into metallic scrap.

RULE NO. & TITLE

810-5-75-.68

Title Procedure –Exemptions from Titling

INTENDED ACTION:

Amend an existing rule

SUBSTANCE OF PROPOSED ACTION: The department proposes to amend the above rule which provides exemptions from titling motor vehicles and clarifies exemptions from titling manufactured homes.

TIME, PLACE, MANNER OF PRESENTING VIEWS: A public hearing will be held at 10:00 a.m. on Wednesday, September 12, 2012, 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:

Wednesday, September12, 2012

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

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810-5-75-.41 <u>DEALER REQUIRED TO TITLE VEHICLE - Title Application Submitted to Department and is Returned to Dealer Because Transfer of Vehicle was not Consummated.</u> Reference: Sections 32-8-1 through 32-8-87, Code of Alabama 1975, as amended. (REPEALED)

The Department may require a licensed dealer to obtain title in the dealership's name when a certificate of origin or certificate of title, assigned to another person and submitted to the Department for titling, has been returned to the dealership because the transfer was not consummated. (§32-8-3(a)(2))

Author:

Mike Gamble

Authority:

Sections 40-2A-7(a)(5), 32-8-3 (a)(2), 32-8-3(b)(2), Code of Alabama 1975

History:

Adopted through APA 1982.