TRANSMITTAL SHEET FOR NOTICE OF INTENDED ACTION

Department or Agency REVEN	UE	
Rule Nos. 810-8-129		
Rule Title: Deposits in Lieu of Surety Bonds		
New; _XX _Amend;Repeal;Adopt	by Reference	
Would the absence of the proposed rule significantly harm or endanger the public health, welfare, or safety?	No	
Is there a reasonable relationship between the state's police power and the protection of the public health, safety, or welfare?	Yes	_
Is there another, less restrictive method of regulation available that could adequately protect the public?	No	
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	
Does the proposed rule have any economic impact?	**************************************	*******
If the proposed rule has an economic impact, the propos note prepared in accordance with subsection (f) of Section	on 41-22-23, <u>Code of Alaba</u>	<u>ama 1975</u> .
Certification of Authorized Official	***********	********
I certify that the attached proposed rule has been prop Chapter 22, Title 41, Code of Alabama 1975 and that it the Administrative Procedure Division of the Legislative F	t conforms to all applicable	ith the requirements of e filing requirements of
Signature of certifying officer		
Date 3/13/12		

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

Control No	o. <u>810</u>	_ De	partment or A	gency <u>REVENUE</u>	_
Rule No:	810-8-1-	.29			
Rule Title:	Depos	sits in Li	eu of Surety Bor	nds	
	New	Х	Amend	Repeal	Adopt by Reference
● NO ○ YES	This r	ule ha	s no economi		
1.	NEED)/EXPI	ECTED BENE	FIT OF RULE:	
2.	EFFIC	ЛENI,	AND FEASIE	ULE AND WHY RU BLE MEANS FOR A TATED PURPOSE:	LE IS THE MOST EFFECTIVE LLOCATING RESOURCES
3.	EFFE	CT OF	THIS RULE	ON COMPETITION	l :
4.	EFFE THE C	iEUGI	RAPHICAL AI	ON COST OF LIVIN REA WHERE THE I	NG AND DOING BUSINESS IN RULE IS TO BE
5.	EFFE(AREA	CT OF HERE	THIS RULE (ON EMPLOYMENT IS TO BE IMPLEME	IN THE GEOGRAPHICAL ENTED:
6.	SOUR ENFO	CE OF	FREVENUE THIS RULE	TO BE USED FOR (IMPLEMENTING AND
7.	AFFEL	ノーロレー	PERSONS. II	NCLUDING ANALYS	C IMPACT OF THIS RULE ON SIS OF PERSONS WHO WILL BENEFIT FROM THE RULE:
8.	UNCE	RTAIN	TIES ASSOC	CIATED 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 Business & License Tax Division

NOTICE OF INTENDED ACTION

RULE NO. & TITLE

810-8-111	Stated and Uniform Policy Pertaining to the Exemption of Certain Organizations from State Gasoline and Motor Fuel Excise Taxes
810-8-117	Dyed Motor Fuel for a Motor Vehicle used Exclusively "Off the Highway"
810-8-120	Motor Fuel Sales to the United States. Reference: § 40-17-31(b)
810-8-122	Exemptions Pertaining to the Additional Excise Tax on Gasoline, Motor Fuel and Lubricating Oil
810-8-129	Deposits in Lieu of Surety Bonds
810-8-131	Sale-Reference: Section 40-17-2
810-8-1-47.01	Dyed Motor Fuels Sold for Exclusive Off-Road Use
810-8-153	Internet-Based Electronic Filing of Tax Returns and Schedules
810-8-156	Sales Records of a Licensed Distributor

INTENDED ACTION: Amend the above rules

SUBSTANCE OF PROPOSED ACTION: The department proposes to amend the above rules due to the passage of the Alabama Terminal Excise Tax Act (Act 2011-565). In addition, the titles of the above rules will also be amended with the exception of Rule 810-8-1-.29 and Rule 810-8-1-.56.

TIME, PLACE, MANNER OF PRESENTING VIEWS: A public hearing will be held at 2:00 p.m. on Wednesday, May 9, 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, May 9, 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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810-8-1-.29 Deposits in Lieu of Surety Bonds.

- (1) A distributor For tThose licensees listed in Section 40-17-335, where a surety bond is required may, in lieu of posting a surety bond, deposit with the division any of the following in amounts equivalent to the amount of bond fixed by the department: department certified funds equivalent to the amount of bond fixed by the department.
- (a) United States government coupon bonds having a market value not less than the amount of bond required. A coupon bond is a negotiable bond with interest coupons attached.
- (b) Coupon bonds of the state of Alabama having a market value not less than the amount of bond required.
- (2) The deposit must be sent directly to the Sales, Use & Business Tax Business & License Tax Division with advice that such deposit has been made.

Author:

Steve DuBose

Authority:

Sections 40-2A-7(a)(5), 40-17-18, 40-17-221(b)40-17-323 and 40-

17-335, Code of Alabama 1975

History:

Adopted through APA effective October 1, 1982.

Amended: Filed December 18, 2008, effective January 22, 2009.