# TRANSMITTAL SHEET FOR NOTICE OF INTENDED ACTION

Control 810 Department or Agency REVE	NUE
Rule Nos. <u>810-5-805</u>	
Rule Title: Evidence of Insurance Requirements	
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 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?	No
If the proposed rule has an economic impact, the p by a fiscal note prepared in accordance with subsec 1975.	proposed rule is required to be accompanied tion (f) of Section 41-22-23, <u>Code of Alabama</u>
************	**************************************
Certification of Authorized Official	
I certify that the attached proposed rule has be requirements of Chapter 22, Title 41, Code of Alaba filing requirements of the Administrative Procedure I	ima 1975 and that it conforms to all applicable
Signature of certifying officer	NO COUNT
Date	,

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

Control No	. <u>810</u>	De	partment or Ag	ency <u>REVENUE</u>	_		
Rule No:	810-5-8-	05					
Rule Title: Evidence of Insurance Requirements							
·	New	Х	Amend	Repeal	Adopt by Reference		
● NO ○ YES		This rule has no economic impact. This rule has an economic impact, as explained below:					
1.	NEE	NEED/EXPECTED BENEFIT OF RULE:					
2.	EFFI	CIENT	, AND FEASIE		JLE IS THE MOST EFFECTIVE ALLOCATING RESOURCES :		
3.	EFF	ECT O	F THIS RULE	ON COMPETITION	N: .		
4.	THE		RAPHICAL A	ON COST OF LIV REA WHERE THE	ING AND DOING BUSINESS IN ERULE IS TO BE		
5.				ON EMPLOYMEN IS TO BE IMPLEM	IT IN THE GEOGRAPHICAL IENTED:		
6. <sub>.</sub>			OF REVENUE NG THIS RULE		R IMPLEMENTING AND		
7.	AFF	ECTE	D PERSONS,	INCLUDING ANAL	MIC IMPACT OF THIS RULE OI YSIS OF PERSONS WHO WILI LL BENEFIT FROM THE RULE:		
8.	UNC	ERTA	INTIES ASSO	CIATED WITH TH	E 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-.228.01

Sending in Monthly Vehicle Reports

INTENDED ACTION:

Repeal rule

**SUBSTANCE OF PROPOSED ACTION:** The department proposes repeal the above rule to delete obsolete procedures.

#### RULE NO. & TITLE

810-5-1-,237

Mandatory Liability Insurance (MLI) Registration Reinstatement

Procedures

**INTENDED ACTION:** 

Repeal rule

SUBSTANCE OF PROPOSED ACTION: The department proposes to repeal the above rule and replace it with new proposed rule 810-5-8-.06. The purpose of this action is to ensure that all mandatory liability insurance administrative rules are included within the same taxing division area of the rules index.

#### RULE NO. & TITLE

810-5-1-.442

Farm and Forest Products License Plates

**INTENDED ACTION:** 

Amend rule

**SUBSTANCE OF PROPOSED ACTION:** The department proposes to amend the above rule to comply with the provisions of Act 2015-499.

#### RULE NO. & TITLE

810-5-8-.01

Issuance of Certificate of Motor Vehicle Liability Bond

810-5-8-.02

Issuance of Certificate of Cash Bond and Satisfaction of

Judgements

INTENDED ACTION:

Amend rule

SUBSTANCE OF PROPOSED ACTION: The department proposes to clarify that liability bond amounts and cash bond amounts are in accordance with Section 32-7-6(c), Code of Alabama 1975.

#### RULE NO. & TITLE

810-5-8-.05

Evidence of Insurance Requirements

INTENDED ACTION:

Amend rule

SUBSTANCE OF PROPOSED ACTION: The department proposes to amend the above rule to clarify, in accordance with Section 32-7A-6, Code of Alabama 1975, that evidence of insurance can be provided in either a tangible or in an electronic format.

#### RULE NO. & TITLE

810-5-8-.06

Mandatory Liability Insurance (MLI) Registration Reinstatement

Procedures

**INTENDED ACTION:** 

Adopt rule

SUBSTANCE OF PROPOSED ACTION: The department proposes to adopt the above new rule which will replace existing rule 810-5-1-.237. The purpose of this action is to ensure that all mandatory liability insurance administrative rules are included within the same taxing division area of the rules index.

#### RULE NO. & TITLE

810-5-8-.10

Mandatory Liability Insurance (MLI) Questionnaire and Notice of

Suspension

INTENDED ACTION:

Amend rule

**SUBSTANCE OF PROPOSED ACTION:** The department proposes to amend the above rule to clarify, in accordance with Section 32-7A-26, Code of Alabama 1975, that the department may send notices in an electronic format, instead of mailing such notices, when an electronic mail address is available.

TIME, PLACE, MANNER OF PRESENTING VIEWS: A public hearing will be held at 10:00 a.m. on Thursday, November 12, 2015, Room 1203, First Floor, Gordon Persons Building, located at 50 N Ripley Street, Montgomery, Alabama. Copies of the rule(s) can be obtained at <a href="http://revenue.alabama.gov/analysis/upcoming-rule-hearings.cfm">http://revenue.alabama.gov/analysis/upcoming-rule-hearings.cfm</a>

All interested parties may present their views in writing to the Secretary of the Alabama Department of Revenue, Room 4131, 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, November 12, 2015

### **CONTACT PERSON AT AGENCY:**

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

> Michael D. Gamble, Secretary Alabama Department of Revenue

0969APC.INT

#### 810-5-8-.05 Evidence of Insurance Requirements.

- (1) Beginning January 1, 2013, I License plate issuing officials shall not process a vehicle registration transaction without receipt of satisfactory evidence of <u>Alabama</u> insurance or verification of <u>Alabama</u> mandatory liability insurance (MLI) through the online insurance verification system (OIVS), liability insurance bond, or deposit of cash (§32-7A-17(c)). A vehicle registration transaction includes registering, re-registering, transferring registration, and issuing replacement credentials.
- (2) Evidence of insurance shall be presented upon request made by any law enforcement officer (§32-7A-16).
- (3) If evidence of insurance cannot be verified through the OIVS, the vehicle owner/operator must provide evidence of insurance by means of one of the following acceptable forms:
  - (a) an Alabama insurance card,
  - (b) temporary Alabama insurance card,
- (c) the combination of proof of purchase of the motor vehicle within the previous 20 calendar days and a current and valid <u>Alabama</u> insurance card issued for the motor vehicle replaced by such purchase,
  - (d) current declarations page of an Alabama liability insurance policy,
  - (e) an Alabama liability insurance binder or legible copy thereof,
  - (f) a certificate of <u>Alabama</u> liability insurance or legible copy thereof, or
- (g) a current motor vehicle rental agreement for the vehicle which specifies minimum insurance coverage on the vehicle.
- (4) In addition to the forms detailed in item #3 above, evidence of insurance may be provided by electronic means in either a tangible or in an electronic format as provided in Section 32-7A-6. This to includes but is not limited to: electronic mail sent from registrant's insurer, computer printout from insurer, facsimile of proof of insurance, insurer providing electronic image/proof on registrant's cellular phone, lap top, or other portable type of electronic device.
- (5) Evidence of insurance is acceptable in a name other than the registered owner name(s) if the vehicle identification number (VIN) on the motor vehicle and on the evidence of insurance match and the evidence is currently in effect.

Author:

Sherry Helms

Authority:

Sections 40-2A-7(a)(5), 32-7A-3(a) and 32-7A-17, Code of Alabama 1975

History:

New rule: Filed May 4, 2012, effective June 8, 2012.