TRANSMITTAL SHEET FOR NOTICE OF INTENDED ACTION

Rule No. 335 Department or Agency Environmental N	lanagement
Rule Title: Source Water Monitoring and Treatment	
	Adopt by Reference
Would the absence of the proposed rule significantly harm or endange the public health, welfare, or safety?	er YES
Is there a reasonable relationship between the state's police power and the protection of the public health, safety, or welfare?	d 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 harmful that might result from the absence of the proposed rule?	m NO
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?	f YES
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Does the proposed rule have an economic impact?	NO
If the proposed rule has an economic impact, the proposed rule is requby a fiscal note prepared in accordance with subsection (f) of Section Alabama 1975.	
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I certify that the attached proposed rule has been proposed in full comrequirements of Chapter 22, Title 41, Code of Alabama 1975, and tha applicable filing requirements of the Administrative Procedure Divisi Reference Service.	t it conforms to all
Signature of certifying officer Maily Elliott	<u>/</u>
Date September 21, 2016	

ALABAMA DEPARTMENT OF ENVIRONMENTAL MANAGEMENT WATER DIVISION

NOTICE OF INTENDED ACTION

Agency Name:

Alabama Department of Environmental Management

Rule No. & Title:

335-7-11-.15 Source Water Monitoring and Treatment (Amend)

Intended Action:

The Alabama Department of Environmental Management proposes

to amend rule 335-7-11-.15

Substance of Proposed Action:

The Department proposes to amend this rule to make an administrative correction.

Time, Place, Manner of Presenting Views:

Comments may be submitted in writing or orally at a public hearing to be held at 1:00:00 PM, November 9, 2016, in the ADEM Main Hearing Room, 1400 Coliseum Boulevard, Montgomery, Alabama 36110.

Final Date for Comment and Completion of Notice: November 9, 2016

Contact Person at Agency: Christy Monk, (334) 394-4364

In Elliott

Director

335-7-11-.15 Source Water Monitoring and Treatment. Any system which exceeds the lead or copper compliance limit must analyze the treated water for the contaminant using the same methodology and location as required for inorganic contaminants in each source used by the system. This analysis must be completed within 180 days after the date of the initial exceedance. During the analysis, if a Should-these-levels exceeds 0.015 mg/l lead or 1 mg/l copper, then the system must collect confirmation monitoring must be collected within seven? days. The value of the initial and all confirmation monitoring will be averaged. Treatment modifications must be installed which will result in the finished water meeting the drinking water standardlead and copper aAction Levels based on monitoring throughout the distribution systems, as specified in rule 335-7-11-.03. Modifications to the treatment process must be approved and permitted by the Department. Unless the Department gives written approval of the modifications by the Department is given, the source must will be taken out of service within sixty60 days of the Department determining that treatment modifications are required and remain out of service until the treatment modifications are installed se additional treatment requirements are provided. Prior to reactivation of theis source, monitoring of the treated water shall demonstrate compliance with drinking water standards and a second set of lead and copper monitoring conducted within six months of returning to service. All initial sites for lead and copper shall be monitored for the next two six-month compliance periods. Modifications to the treatment process must be approved and permitted by the Department.

Author: Joe Alan Power, Dennis D. Harrison.

Statutory Authority: Code of Alabama 1975, §§ 22-23-33, 22-22A-5, 22-22A-6. History: Adopted: September 23, 1992; Amended: September 19, 1995 (ER);

November 28, 1995. Effective: January 2, 1996.

Amended: March 12, 2002; May 26, 2009; XXXX XX, 2017.