TRANSMITTAL SHEET FOR NOTICE OF INTENDED ACTION

Control	335	Department	or Agen	су	Enviro	nmental N	Management	t
Rule No.	335-3-51	O					100	
Rule Title:	TR SO ₂ Trad	ing Program – Com	putation	of Ti	me			
<u> </u>	New	Amend		Repe	al		Adopt by Reference	
	harm or end	proposed rule anger the public he	alth,				YES	- or the second
state's police		tionship between the he protection of the relfare?					YES	
		rictive method of could adequately pr	rotect				NO	
indirectly in	creasing the	ave the effect of direct of any goods on to what degree?					YES	- Paris Services
public than		any, more harmful t might result from rule?					NO	·····
solely for the	e purpose of,	naking process designed and so they have, a tion of the public?					YES	
****	*****	*********	*****	****	*****	******	·**	
Does the pro	oposed rule h	ave an economic in	ipact?				YES	
accompanie		an economic impact note prepared in acc 1975.						
******	*****	******	******	*****	****	*****	***	
	n of Authorize							
requiremental applicab	ts of Chapter	proposed rule has 22, Title 41, Code of rements of the Adm vice.	of Alab <mark>a</mark> n	na 19'	75, an	d that it c	onforms to	3
Signature o	f certifying off	icer Mauly	El	liot	4	/	64.	\
Date07-	-20-2015					*	Slamp here	
			Da	ate Fil	led			/

Procedures (New)

ALABAMA DEPARTMENT OF ENVIRONMENTAL MANAGEMENT AIR DIVISION

NOTICE OF INTENDED ACTION

AGENCY NAME: Environmental Management

RULE NO. & TITLE: Division 335-3, Air Pollution Control Program Rule 335-3-5-.06 - TR SO₂ Trading Program - Purpose and Definitions (New) Rule 335-3-5-.07 - TR SO₂ Trading Program - Applicability (New) Rule 335-3-5-.08 TR SO₂ Trading Program - Retired Unit Exemption (New) Rule 335-3-5-.09 - TR SO₂ Trading Program - Standard Requirements (New) Rule 335-3-5-.10 - TR SO₂ Trading Program - Computation of Time (New) Rule 335-3-5-.11 - Administrative Appeal Procedures (New) Rule 335-3-5-.12 - SO₂ Trading Budgets and Variability Limits (New) Rule 335-3-5-.13 - TR SO₂ Allowance Allocations (New) Rule 335-3-5-.14 - Authorization of Designated Representative and Alternate Designated Representative (New) Rule 335-3-5-.15 - Responsibilities of Designated Representative and Alternate Designated Representative (New) Rule 335-3-5-.16 - Changing Designated Representative and Alternate Designated Representative; Changes in Owners and Operators; Changes in Units at the Source (New) Rule 335-3-5-.17 - Certificate of Representation (New) Rule 335-3-5-.18 - Objections Concerning Designated Representative and Alternate Designated Representative (New) Rule 335-3-5-.19 - Delegation by Designated Representative and Alternate Designated Representative (New) Rule 335-3-5-.20 – Reserved (New) Rule 335-3-5-.21 - Establishment of Compliance Accounts, Assurance Accounts, and General Accounts (New) Rule 335-3-5-,22 - Recordation of TR SO₂ Allowance Allocations and Auction Results (New) Rule 335-3-5-.23 - Submission of TR SO₂ Allowance Transfers (New) Rule 335-3-5-.24 - Recordation of TR SO₂ Allowance Transfers (New) Rule 335-3-5-.25 - Compliance with TR SO₂ Emissions Limitation (New) Rule 335-3-5-.26 - Compliance with TR SO₂ Assurance Provisions (New) Rule 335-3-5-.27 - Banking (New) Rule 335-3-5-.28 - Account Error (New) Rule 335-3-5-.29 - Administrator's Action on Submissions (New) Rule 335-3-5-.30 - Reserved (New) Rule 335-3-5-.31 - General Monitoring, Recordkeeping, and Reporting Requirements (New) Rule 335-3-5-.32 - Initial Monitoring System Certification and Recertification

Rule 335-3-5-.33 - Monitoring System Out-of-Control Periods (New)

Rule 335-3-5-.34 - Notifications Concerning Monitoring (New)
Rule 335-3-5-.35 - Recordkeeping and Reporting (New)
Rule 335-3-5-.36 - Petitions for Alternatives to Monitoring, Recordkeeping, or Reporting Requirements (New)

INTENDED ACTION: Revise Division 3 of the ADEM Administrative Code with the adoption of Rules 335-3-5-.06 (TR SO₂ Trading Program - Purpose and Definitions), 335-3-5-.07 (TR SO₂ Trading Program - Applicability), 335-3-5-.08 (TR SO₂ Trading Program - Retired Unit Exemption), 335-3-5-.09 (TR SO₂ Trading Program - Standard Requirements), 335-3-5-.10 (TR SO₂ Trading Program - Computation of Time), 335-3-5-.11 (Administrative Appeal Procedures), 335-3-5-.12 (SO₂ Trading Budgets and Variability Limits), 335-3-5-.13 (TR SO₂ Allowance Allocations), (Authorization of Designated Representative and Alternate Designated Representative), 335-3-5-.15 (Responsibilities of Designated Representative and Alternate Designated Representative), 335-3-5-.16 (Changing Designated Representative and Alternate Designated Representative; Changes in Owners and Operators; Changes in Units at the Source), 335-3-5-.17 (Certificate of Representation), 335-3-5-.18 (Objections Concerning Designated Representative and Alternate Designated Representative), 335-3-5-.19 (Delegation by Designated Representative and Alternate Designated Representative), 335-3-5-.20 (Reserved), 335-3-5-.21 (Establishment of Compliance Accounts, Assurance Accounts, and General Accounts), 335-3-5-.22 (Recordation of TR SO₂ Allowance Allocations and Auction Results), 335-3-5-.23 (Submission of TR SO₂ Allowance Transfers), 335-3-5-.24 (Recordation of TR SO₂ Allowance Transfers), 335-3-5-.25 (Compliance with TR SO₂ Emissions Limitation), 335-3-5-.26 (Compliance with TR SO₂ Assurance Provisions), 335-3-5-.27 (Banking), 335-3-5-.28 (Account Error), 335-3-5-.29 (Administrator's Action on Submissions), 335-3-5-.30 (Reserved), 335-3-5-.31 (General Monitoring, Recordkeeping, and Reporting Requirements), 335-3-5-.32 (Initial Monitoring System Certification and Recertification Procedures), 335-3-System Out-of-Control Periods), (Monitoring 335-3-5-.34 (Notifications Concerning Monitoring), 335-3-5-.35 (Recordkeeping and Reporting), 335-3-5-.36 (Petitions for Alternatives to Monitoring, Recordkeeping, or Reporting Requirements).

SUBSTANCE OF PROPOSED ACTION:

Revisions to the Division 3 Code are being proposed to add Rules 335-3-5-.06, 335-3-5-.07, 335-3-5-.08, 335-3-5-.09, 335-3-5-.10, 335-3-5-.11, 335-3-5-.12, 335-3-5-.13, 335-3-5-.14, 335-3-5-.15, 335-3-5-.16, 335-3-5-.17, 335-3-5-.18, 335-3-5-.19, 335-3-5-.20, 335-3-5-.21, 335-3-5-.22, 335-3-5-.23, 335-3-5-.24, 335-3-5-.25, 335-3-5-.26, 335-3-5-.27, 335-3-5-.28, 335-3-5-.29, 335-3-5-.30, 335-3-5-.31, 335-3-5-.32, 335-3-5-.33, 335-3-5-.34, 335-3-5-.35, 335-3-5-.36 in order to incorporate provisions for the control of sulfur dioxide emissions from specified categories as required by the Environmental Protection Agency's Cross-State Air Pollution Rule (CSAPR) as promulgated August 8, 2011 (76 FR 48208) and revised on December 3, 2014 (79 FR 71663). 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., September 9, 2015, in ADEM Hearing Room, 1400 Coliseum Blvd., Montgomery, Alabama 36110.

FINAL DATE FOR COMMENT AND COMPLETION OF NOTICE: September 11, 2015

CONTACT PERSON AT AGENCY:

Chris Howard (334) 271-7878

ance R. LeFleur

Director

335-3-5-.10 TR SO₂ Trading Program - Computation of TimeReserved. [NEW RULE]

(1) General. The Environmental Protection Agency Regulations governing the Computation of Time under the TR SO₂ Sources, are incorporated by reference as they exist in 40 CFR §97.707, Subpart DDDDD as of July 1, 2015. (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: XXXXXX, 2016.

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

Control No).	335	Department of	r Agency	MARIL	Environmen	ntal Management			
Rule No:	512; 33; 335-3-55; 33; 525; 33;	5-3-513; 3 19; 335-3-5 5-3-526; 3	335-3-514; 335- 520; 335-3-521	-3-515; : l; 335-3-5 -3-528; :	335-3-5 i22; 3 335-3-5	516; 335-3 35-3-523; 529; 335-3	335-3-511; 335- -517; 335-3-51 335-3-524; 335- -530; 335-3-53	l8; -3-		
Rule Title:	Represent Accounts Allowance Emissions Administractions of the Country Administraction of the Country Allowance Emissions Administraction of the Country Emissions Administration of the Country Emissions Administration of the Country Emissions Administraction of the Country Emission of the Count	ling Program — Re ling Program and Variabil tative and Alt ernate Design ed Represent the of Represent tative; Reserve; Recordation the Transfers; s Limitation; rator's Action thents; Initial Out-of-Control	tried Unit Exemption — Computation of lity Limits; TR SC ernate Designated Representative; Changes in Computation; Objection ative; Delegation & Ved; Establishment of TR SO ₂ Allowan Recordation of TR Compliance with a on Submissions; Red Monitoring System	n; TR SO ₂ Time; Ad D ₂ Allowan epresentative; Changin Dwners and s Concerni by Designa f Complian ace Allocatic action CTR SO ₂ Allo CTR SO ₂ A eserved; Gen Certifications Concern	Trading ministratice Allo e; Respong Design Operations and Awance Tassurance meral Moon and I ing Mor	Program — Stative Appeal Incations; Authorsibilities of Egnated Representative arounts, Assurance Auction Result Fransfers; Corporations; Incationing, Recording: Recording: Recording: Recording: Recording Recording: Recording Recording: Recording	n – Applicability; TR andard Requirements; Procedures; SO ₂ Trace porization of Designated Representative and Alternate and Alternate Designated Representative and Alternate Designated Accounts, and Genets; Submission of TR appropriate with TR and Banking; Account Enordkeeping, and Report Procedures; Monitor rakeeping and Report Procedures and Repor	TR ding ated ative mate arce; mate ated aeral SO ₂ SO ₂ aror; ting		
X	New	P	Amend	Re	epeal _		_ Adopt by Refere	ence		
		This rule l	has no economic	impact.						
X		This rule has an economic impact, as explained below:								
		Y	and CTD			_				

Impact of Revisions to Chapter 335-3-5

The amendment of Rules 335-3-5-.06, 335-3-5-.07, 335-3-5-.08, 335-3-5-.09, 335-3-5-.10, 335-3-5-.11, 335-3-5-.12, 335-3-5-.13, 335-3-5-.14, 335-3-5-.15, 335-3-5-.16, 335-3-5-.17, 335-3-5-.18, 335-3-5-.19, 335-3-5-.20, 335-3-5-.21, 335-3-5-.22, 335-3-5-.23, 335-3-5-.24, 335-3-5-.25, 335-3-5-.26, 335-3-5-.27, 335-3-5-.28, 335-3-5-.29, 335-3-5-.30, 335-3-5-.31, 335-3-5-.32, 335-3-5-.33, 335-3-5-.34, 335-3-5-.35, and 335-3-5-.36 to Chapter 335-3-5 of the ADEM

Administrative Code will incorporate the 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 SO2 Trading Program Requirements. These rules are a part of the Cross-State Air Pollution Rule (CSAPR) promulgated August 8, 2011 (76 FR 48208) and revised on December 3, 2014 (79 FR 71663). EPA 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 is presently implementing 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 76 <u>FR</u> 48208.

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, 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 (76 FR 48208) August 8, 2011, 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.