term "area or community" is defined to mean "a political subdivision or contiguous political subdivisions (such as precinct, ward, borough, city, county, State, Congressional district, etc.) with a separately identifiable population of homeless veterans." Accordingly, changes are made to the rule to better reflect this Congressional intent.

Changes are made to the "rating criteria for applications" section of the rule (§ 17.711) to clarify that grants may be awarded only for new programs or new components of existing programs.

This final rule, which essentially affirms the provisions of the interim final rule, is made effective upon publication. The substantive changes made by this final rule relieve restrictions.

Executive Order 12866: This rule has been reviewed as a "significant regulatory action" under E.O. 12866 by the Office of Management and Budget.

List of Subjects in 38 CFR Part 17

Community action programs, Community development, Homeless veterans, Government contracts, Grant programs—Health, Grant programs homeless veterans, Grant programs housing and community development, Grant programs—social programs, Grant programs-transportation, Health, Health care, Health facilities, Housing, Intergovernmental relations, Low and moderate income housing, Manpower training programs, Mental health centers, Mental health programs, Motor carriers, Motor vehicles, Public housing, Rent subsidies, Supportive housing, Supportive services, Veterans, Vocational education, Vocational rehabilitation, Work Incentive Programs.

Approved: February 15, 1995. Jesse Brown,

Secretary of Veterans Affairs.

For the reasons set forth in the preamble, the interim rule amending 38 CFR part 17 which was published at 59 FR 28625, June 1, 1994, is adopted as final with the following changes:

PART 17—MEDICAL

1. The authority citation for part 17 continues to read as follows:

Authority: 38 U.S.C. 501, 38 U.S.C. 7721 note, unless otherwise noted.

2. Section 17.700 is amended by revising the last sentence of paragraph (a) to read as follows:

§17.700 Purpose and scope.

(a) * * * This program does not provide for funding to acquire buildings located on VA-owned property. The program does provide for grant funds to be used to construct, expand or remodel buildings located on VA-owned property.

* * * * *

3. Section 17.701 is amended by adding the definition of "area or community", and by revising the definition of "new program/new component of an existing program" to read as follows:

§17.701 Definitions.

* * * * *

Area or community means a political subdivision or contiguous political subdivisions (such as precinct, ward, borough, city, county, State, Congressional district, etc.) with a separately identifiable population of homeless veterans.

* * * * *

New program/new component of an existing program means a proposed program of supportive services, or a proposed addition of supportive services to an existing program, which services are not currently being provided by the entity proposing it, and for which there is a demonstrated need in the area or community served by that entity.

* * * * *

4. Section 17.710 is amended by revising paragraph (a)(7) to read as follows:

§17.710 Application requirements.

- (a) * * *
- (7) Documentation on site control and appropriate zoning, and on the boundaries of the area or community proposed to be served;

 * * * * * * *
- 5. Section 17.711 is amended by revising paragraphs (b)(4) and the first sentence in (d)(4) to read as follows:

§17.711 Rating criteria for applications.

* * * *

(b) * * *

(4) Eligible activities. The activities for which assistance is requested must be eligible for funding under this part (e.g., new programs or new components of existing programs).

* * * * *

(d) * * *

6. Section 17.731 is amended by adding a new sentence at the end of paragraph (a)(1) to read as follows:

§17.731 Site control.

(a) * * *

(1) * * * A lease other than a capital lease does not demonstrate site control except for a VA lease as described in § 17.700(a) of this part.

* * * * *

[FR Doc. 95–4654 Filed 2–24–95; 8:45 am] BILLING CODE 8320–01–P

ENVIRONMENTAL PROTECTION AGENCY

40 CFR Part 52

[TN 110-1-6172a; FRL-5143-9]

Approval and Promulgation of Implementation Plans Tennessee: Approval of Revisions to the Tennessee Chapter on Volatile Organic Compounds (VOC)

AGENCY: Environmental Protection

Agency (EPA).

ACTION: Direct final rule.

SUMMARY: In this document, EPA is acting on revisions to the Tennessee State Implementation Plan (SIP) which were submitted on May 18, 1993, by Tennessee, through the Tennessee Department of Air Pollution Control (TDAPC), and contained revisions to chapter 1200-3-18 "Volatile Organic Compounds (VOC)." Due to the significance of the revisions, this revised chapter was submitted to replace the current chapter 1200-3-18. These revisions were made to satisfy the VOC Reasonably Available Control Technology (RACT) "Catch-Up" requirements contained in the amended Clean Air Act (CAA). EPA is granting conditional approval, full approval or disapproval of the revisions as explained in detail in the Supplementary Information section of this document.

DATES: This final rule will be effective April 28, 1995 unless adverse or critical comments are received by March 29, 1995. If the effective date is delayed, timely notice will be published in the Federal Register.

ADDRESSES: Written comments should be addressed to: William Denman Stationary Source Unit, Regulatory Planning and Development Section, Air Programs Branch, Air, Pesticides & Toxics Management Division, Region 4 Environmental Protection Agency, 345 Courtland Street, NE., Atlanta, Georgia 30365

Copies of the material submitted by the State of Tennessee may be examined during normal business hours at the following locations: