the conditional approval will convert to a disapproval.

Rule 1200-3-18-.33 "Manufacture of Synthesized Pharmaceutical Products": This rule was the subject of a public hearing on March 18, 1993, and was amended by the State after being officially submitted to EPA. The amended rule was to replace the rule 1200-3-18-.33, officially submitted on May 18, 1993, in its entirety. To date, EPA has not received the amended rule 1200-3-18-.33. EPA is granting conditional approval of rule 1200-3-18-.33 submitted on March 18, 1993, due to the commitment letter referenced above. If Tennessee fails to meet its commitment on or before the date in its commitment letter, the conditional approval will convert to a disapproval.

Rule 1200-3-18-.38 "Leaks from Synthetic Organic Chemical, Polymer, and Resin Manufacturing Equipment": In paragraph (2) of this rule, the definition of "(In) light liquid service," sets the level of the concentration of pure component at 20%. This level must be set at 10% to be consistent with the CTG. EPA is granting conditional approval of this rule based on Tennessee's commitment to correct this deficiency. If Tennessee fails to meet its commitment on or before the date in its commitment letter, the conditional approval will convert to a disapproval.

Rule 1200-3-18-.39 "Manufacture of High-Density Polyethylene, Polypropylene, and Polystyrene Resins'': The conversion factor K_1 in the equation in subparagraph (5)(a)(2) is not correct in the form expressed in English units. The correct conversion factor is 2.595×10⁻⁹ lb-mole/dscf. EPA is conditionally approving this revision due to the commitment letter referenced above which states that Tennessee will correct the deficiency and will use the correct conversion factor in the interim. If Tennessee fails to meet its commitment on or before the date in its commitment letter, the conditional approval will convert to a disapproval.

Rule 1200-3-18-.86 "Performance Specifications for Continuous Emission Monitoring of Total Hydrocarbons": The conversion factor of 8.638×10-4 that was included in the equation in subparagraph (11)(c) is incorrect and will result in a low bias in total hydrocarbon emission rates. If the stack flow rate is expressed in cubic feet per second, the conversion factor K1 shall be 5.183×10⁻². EPA is conditionally approving this revision due to the commitment letter referenced above which states that Tennessee will correct the deficiency. If Tennessee fails to meet its commitment on or before the date in

its commitment letter, the conditional approval will convert to a disapproval.

Disapprovals

EPA is disapproving the following revisions to chapter 1200-3-18 of the Tennessee SIP. Section 110(l) of the CAA provides that EPA shall not approve a SIP revision if the revision interferes with any applicable requirements concerning attainment and reasonable further progress, or any other applicable requirements of the CAA. Section 110(k) of the CAA addresses the situation in which an entire submittal, or a separable portion of a submittal, meets all applicable requirements of the CAA. In the case where a separable portion of the submittal meets all of the applicable requirements, partial approval may be used to approve that part of the submittal and disapprove the remainder. Tennessee has begun rulemaking to correct these deficiencies. In the meantime, the rules are disapproved as described below.

Rule 1200-3-18-.03 "Compliance Certification, Recordkeeping, and Reporting Requirements for Coating and Printing Sources": As stated in comment #17 in a letter dated December 14, 1993, from EPA to Tennessee, subparagraph (2)(b) must state that the alternate longer period be approved by EPA in addition to the Technical Secretary. Since Tennessee did not correct this deficiency, EPA is disapproving the proposed rule. Therefore, the federally enforceable version of this rule will continue to be the last federally approved rule which is 1200-3-18-.01(5) as approved in 59 FR 18310 on April 18, 1994.

Rules 1200-3-18-.20 "Coating of Miscellaneous Metal Parts"; 1200-3-18-.79 "Other Facilities that Emit Volatile Organic Compounds (VOC)": The exemption in subparagraphs 1200-3-18-.20(1)(b)(2)(vii) and 1200-3-18-.79(1)(d) is not consistent with EPA's guidance on final repair (see Control of Volatile Organic Emissions from Stationary Sources, Volume II: Surface Coating of Cans, Coils, Paper, Fabrics, Automobiles, and Light-Duty Trucks, EPA 450/2-77-008, May 1977), which recommends a maximum VOC emission rate of 4.8 lbs/gal. Usage of 4.0 gal/day of air-drying materials, as specified in the State rule, corresponds with a VOC emission rate of approximately 25 lbs/ day, which is more than five times EPA's recommended rate. Therefore, EPA is disapproving subsections 1200-3-18-.20(1)(b)(2)(vii) and 1200-3-18-.79(1)(d).

Approvals

Except as noted above, EPA is approving the following revisions to Tennessee chapter 1200-3-18 "Volatile Organic Compounds.

1200–3–18–.01 Definitions: Tennessee consolidated definitions previously contained throughout the chapter and arranged all definitions in alphabetical order.

1200–3–18–.02 General Provisions and Applicability: This section was revised by moving the compliance certification and recordkeeping requirements to sections 1200-3-18-.03 and .04, adding additional provisions consistent with the EPA's draft VOC Model Rule and adding the emission statement for VOC's.

1200-3-18-.03 Compliance Certification, Recordkeeping, and Reporting Requirements for Coating and Printing Sources and 1200-3-18-.04 Compliance Certification, Recordkeeping, and Reporting Requirements for Non-Coating and Non-Printing Sources: These sections were added to describe in detail the compliance certification, recordkeeping and/or reporting requirements that had previously been contained in General Provisions and Applicability.

1200–3–18–.06 Handling, Storage, and Disposal of Volatile Organic Compounds (VOC's): This section was added to the VOC Chapter to provide a regulation for the handling, storage, and disposal of VOC's.

1200-3-18-.07 Source Specific Compliance Schedules: This section was added to give provisions by which an owner or operator of an existing source can petition for a source-specific compliance schedule.

1200–3–18–.08–.10 These sections were revised to read "reserved."

1200-3-18-.22 Bulk Gasoline Plants: This rule was amended to be consistent with EPA's draft VOC Model Rule and expanded applicability to the entire Nashville nonattainment area.

1200-3-18-.23 Bulk Gasoline Terminals: This rule was revised to be consistent with EPA's draft VOC Model Rule which modified the test methods and procedures and extended the applicability to all counties in the Nashville nonattainment area.

1200–3–18–.25 Leaks from Gasoline Tank Trucks: This rule was revised to be consistent with EPA's draft VOC Model Rule which extended the applicability from trucks loaded or unloaded in Davidson and Shelby County to any gasoline truck equipped for gasoline vapor collection.

1200–3–18–.26 Petroleum Refinery Sources & 1200-3-18-.27 Leaks from