## STATE OF CONNECTICUT

# **Regulation of Environmental Protection**

# Section 19-508-8. Compliance plans and schedules

- (a) All new sources must comply with all regulations as of startup of operations.
  - (b)(1) Existing sources must comply with subsections 19-508-17(b), 19-50818(b), 19-508-18(d), and 19-508-23(a) by June 1, 1972.
  - (b)(2) Existing sources must comply with sections 19-508-18(a), 19-50818(c), 19-508-18(e), 19-508-18(f), 19-508-19(b) through (f) inclusive, 19-508-20(a) through (e) inclusive, subdivisions 19-508-20(f)(1), 19-508-20(f)(2), 19-508-20(f)(5), 19-508-20(f)(6),19-508-20(f)(7), 19-50820(f)(8), 19-508-20(f)(9), 19-508-20(f)(10), 19-508-21(a) and (b) and 22a-174-22e as expeditiously as practicable.
  - (b)(3) Sources subject to subdivision 19-508-20(f)(4) must submit to the Commissioner a proposed compliance plan and schedule by November 1, 1972, which plan must provide for compliance with appropriate regulations as expeditiously as practicable but not later than April 1, 1975. Sources that do not submit such a plan must be in compliance by June 1, 1973.
  - (b)(4) Fuel merchants must comply with subdivision 19-508-19(a)(2) by September 1, 1972, and fuel users must comply with that section by April 1, 1973.
  - (b)(5) Paint merchants must comply with subdivision 19-508-20(g)(1) by January 1, 1974 and paint users must comply with subdivisions 19-508-20(g)(2) and (g)(3) by January 1, 1975.
  - (b)(6) The owner or operator of a source subject to the requirements of subsections 19-508-20(l) through (r) must comply by October 1, 1980.
  - (b)(7) The owner or operator of a source subject to the requirements of subsections 19-508-20(s) through (w) must comply by October 1, 1981.

#### Section 22a-174-8

- (c)(1) Any existing source required to comply with subdivision (b)(2) which is unable to comply by the date specified therein must submit to the Commissioner a proposed compliance plan and schedule by October 1, 1972, which plan must provided for compliance with appropriate regulations as expeditiously as practicable but not later than April 1, 1974.
  - (c)(2) The owner or operator of any source which cannot comply with the requirements of subdivision (b)(6) shall submit a compliance plan by July 1, 1980 which provides for compliance as expeditiously as practicable but not later than July 1, 1982.
  - (c)(3) The owner or operator of any source which cannot comply with the requirements of subdivision (b)(7) shall submit a compliance plan by July 1, 1981 which provides for compliance as expeditiously as practicable but not later than July 1, 1982.
  - (c)(4) Notwithstanding the provisions of subdivision (b)(7) the owner or operator of a source subject to the requirements of subsection 22a-174-20(v) which has potential emissions of one hundred tons or less per year shall submit a compliance plan by July 1, 1984 which provides for compliance by July 1, 1985.
  - (c)(5) Notwithstanding the provisions of subdivisions (c)(2) and (c)(3) the Commissioner may accept a compliance plan with a final date of compliance not later than July 1, 1985 if the Commissioner determines by permit or order that the plan calls for new or innovative technology such as the use of low solvent coatings.

### **Section 19-508-8**

- (d) Compliance plans and schedules pursuant to subdivision (b)(3) and (c) must:
  - (d)(1) be submitted on forms furnished or prescribed by the Commissioner;
  - (d)(2) set forth a proposed date for compliance with each applicable regulation; and
  - (d)(3) specify in detail the manner in which compliance will be achieved. Said schedule shall also include dates for achievement of increments of progress toward compliance and provide for the source to verify completion of each increment to the Commissioner as it is achieved.

- (e) The Commissioner may approve, approve with conditions or disapprove a proposed compliance plan and schedule. The Commissioner shall approve such plan and schedule if he determines that:
  - (e)(1) The source cannot comply with the regulation at any earlier time, even using the best available control technology, or cannot install such technology any earlier;
  - (e)(2) Adherence to such plan and schedule will not jeopardize the attainment or maintenance of a national standard by the required time;
  - (e)(3) The plan and schedule provide for the earliest possible compliance by the source; and
  - (e)(4) The plan and schedule provide for interim control measures to be taken before the compliance date.
- (f) If the Commissioner rejects a proposed plan and schedule or portion thereof, then the source or sources involved must be in compliance with applicable regulations not later than October 1, 1980.
- (g) All decision of the Commissioner regarding a proposed plan and schedule shall be in writing and shall briefly state the basis for the decision.
- (h) The commissioner shall issue periodic reports at intervals of not less than once a month, available on request to any interested party, which shall contain information regarding:
  - (h)(1) proposed compliance schedules received; and
  - (h)(2) determinations of the Commissioner regarding such schedules.
- (i) Following submission to the Commissioner of a proposed compliance plan and schedule, any person may file written objections to the plan, in whole or in part, specifying the basis for those objections. The Commissioner may, at his discretion and after appropriate notice, hold public hearings upon proposed compliance plans and schedules.
- (j) The commissioner shall, if petitioned by a minimum of twenty-five (25) persons or by an association having not less than twenty-five members, hold an investigative hearing once each calendar year beginning January 1, 1980 for the

purpose of determining the feasibility of expanding the applicability of the provisions of subsection 19-508-20(cc) concerning alternative emission reduction

plans for volatile organic compounds to other sections of these regulations to permit owners and operators of stationary sources to submit alternative emission reduction plans for other pollutants consistent with the requirements of the administrator. The hearing shall be conducted in accordance with section 22a-4-8 of the regulations of Connecticut state agencies.