

**Air Permitting
LIVE
08/18/2011
9:30 - 11:30AM**

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- Meeting found under "Meeting Center"
- Password for meeting: **stars24u**
- Bridge Line 1-866-699-3239 Meeting #/Access Code: 682 310 319

Agenda

1	<p>Reminders....</p> <ul style="list-style-type: none"> • Are Stars2 messages getting caught in spam? You may want to check (if you want to get the messages). • Review any outstanding FER's so we can invoice them. • Title V PTO, PTI & Section C updates out for comment. Check out the changes via the Answer Place ID 2037, the Permit Advisory Group (PAG) updates. 	Erica Engel-Ishida
2	<p>Ed Fasko, NEDO</p> <p>What is the procedure and documentation needed in order for a company to waive the PPP stage of a Title V permit?</p>	Erica Engel-Ishida
3	<p>Ed Fasko, NEDO</p> <p>Preliminary Completeness letter – Where to save the electronic version in Stars2? With the permit? With the application? Correspondence?</p>	Erica Engel-Ishida
4	<p>Jim Braun, CDAQ</p> <p>In the Part C emissions units terms and conditions under “Operations, Property and/or Equipment Description”, if we change the description during the permit development, is it necessary to go back into STARS2 and change the DAPC Description on the Permit Detail page to make sure they match up? Is it critical that they match up exactly, or is it okay to have some differences?</p>	Erica Engel-Ishida
5	<p>The first round of FEPTIOs will begin expiring in 2013. What is the earliest that a renewal can be issued that will establish a new expiration date? 1 year before expiration? 6 months?</p>	Erica Engel-Ishida
6	<p>Pam Barnhart, TDES</p> <p>I noticed that the soil remediation PBR's are only good for 18 months per the OAC regulations. When a facility has one of these PBR's, how are we to handle the EU in STARS2 after the 18 month timeframe? Are we to shut it down, mark it as inactive or??? I currently have a soil remediation PBR in the refinery permit but since it became effective on 1/10/2007, the 18 months are passed. I need to remove it from the draft TV but wanted to know how to handle it in STARS2.</p>	Erica Engel-Ishida Andrew Hall
7	<p>Pam Barnhart, TDES</p> <p>I've been reviewing our older NTV facilities and there are a lot of them in Registration status from the 1980's and 90's. In fact, many have only EU's in Registration. What is OEPA's current policy regarding these older Registrations? Should we be reviewing them and change them to de minimis, exempt, PBR or PTO's....OR just leave them in registration?</p>	Andrew Hall
8	<p>Brad Miller, HCDOES</p> <p>As part of the residual risk evaluation, 40 CFR Part 63, Subpart T (Halogenated Solvent Degreaser MACT) was revised to include annual emission limitations for specific solvents. The emission limitations are based on rolling, 12-month total. We presently have a facility that is classified as a FEPTIO/Synthetic Minor because their potential emissions are greater than 10 tons per of perchlorethylene. The revised Subpart T standard now limits the perchloroethylene emissions to 5.29 TPY. Would the revised Subpart T standard limit the facility's potential to emit so they no longer need to be classified as a FEPTIO/Synthetic Minor?</p>	Andrew Hall