

**Air Permitting/
Stars2 Call
10/18/2012
9:30 - 11:30AM**

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- Meeting found under "Meeting Center"
- Password for meeting: **stars24u**
- Call in 1-877-668-4490 Access code: 688 782 701

Agenda

#	Topic	Speaker
1	<p>Miki Mercer, SEDO</p> <p>We need to discuss whether EPA air permits are required for fugitive dust sources at surface coal mines without prep plants. We're getting a lot of complaints in Perry County about haul road dust from Oxford Mining (which is only currently permitted by ODNR) with dust carrying over onto SR 345 and nearby households. This situation is not going to go away as Wayne Conrad from ODNR indicated today that Oxford Mining will be going from New Lexington all the way to Crooksville. ODNR's stance is that they only permit the dust from the haul roads and watering is only as needed. Canton City Health Dept. sent a 7/21/94 fax to Misty Parsons discussing what the Air Lines came out with in the 1980's that discusses that strip mining is regulated by DNR and Ohio EPA does not require these operations to obtain permits to install.</p>	<p>Mike Hopkins/ Andrew Hall</p>
2	<p>Anne Chamberlain, Portsmouth</p> <p>We are currently processing a PTI administrative modification application to remove an operational restriction for Duke Energy. The original PTI was identified as Synthetic Minor with an op restriction on the hours of operation while firing with duct burners. We verified that this op restriction was not needed to avoid any state or federal regulations. We could not find any reason for it other than the company requested it. Because there is no physical change or increase in allowable emissions limits, it is being processed as an admin PTI mod.</p> <p>The facility currently has a recently renewed Title V permit that will need to be modified to remove this restriction. It was submitted in Stars 2 as an Administrative Permit Amendment, but it does not include all the required information for a Minor Mod (description of the changes, suggested draft permit, etc). After reviewing the Guidance for changes to a Title V permit, we are not sure if it would qualify as a MPM. Would this Title V modification have to be processed as a Significant Mod because we are making a significant change in the M,R & Rp by totally removing the op restriction or can it be processed as a MPM because even though we are removing the restriction it will not trigger any new requirements or increase in emissions?</p>	<p>Mike Hopkins/ Andrew Hall</p>
3	<p>Sandy Colegrove, SEDO...</p> <p>Portable units that have PBR's</p> <ul style="list-style-type: none"> • What is the procedure to relocate a facility subject to PBR? • Once a new PBR is issued, is there a procedure to "kill" the former PBR? 	<p>Erica Engel-Ishida</p>
4	<p>Scanned application supplements get attached to the application, not the permit.</p>	<p>Erica Engel-Ishida</p>