

**Air Permitting/  
Stars2 Call  
05/17/2012  
9:30 - 11:30AM**

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## Agenda

#	Topic	Speaker
1	<p>Ken Djukic - NEDO</p> <p>Question: Has the US EPA's 'once in always in' policy regarding MACT rules changed?</p> <p>WS Tyler installed a new degreaser which uses a HAP solvent subject to MACT rule Subpart T in Nov 2010. Thirteen months later, in Dec 2011 the company applied for a state PTI for the new degreaser. Per the PTE formula in Subpart T, the degreaser has a HAP PTE of greater than 10 tpy. A PTI was recently issued direct final with an annual BAT allowable of 6.7 tpy.</p> <p>Our (DAPC-NEDO) conclusion is that since WS Tyler did not obtain a federally enforceable PTI that limited them to less than major source status prior to installation, they are forever considered a major source and further subject to the Title V Permit Program. Are we correct in that interpretation of the MACT/Title V requirements?</p>	Mike Hopkins