

What are the required filing thresholds?

A P2 Plan shall be prepared and implemented if any one of the following thresholds is met.

- A person who owns or operates a facility that meets the reporting requirements prescribed by A.R.S. § 49-962 shall prepare and implement a P2 plan that addresses a reduction in the use of toxic substances and the generation of hazardous wastes. [Ref: A.R.S. § 49-963.A]
 - During the preceding calendar year, the owner or operator was required to file an annual toxic chemical release (EPA TRI) form (Form A or Form R) for the facility. [Ref: A.R.S. § 49-962.1]
 - During the preceding calendar year, the facility generated an average of **1 kilogram** per month of acutely hazardous waste or an average of **1,000 kilograms** per month of hazardous waste in a calendar year, exclusive of an episodic, accidental or remediation related release or occurrence. [Ref: A.R.S. § 49-962.2]
- A facility that uses in excess of **ten thousand pounds** in a calendar year of a toxic substance as defined in A.R.S. § 49-961 shall file a P2 plan by December 31 of the following year. [Ref: A.R.S. § 49-963.D]

Please visit the [U.S. EPA: Toxics Release Inventory \(TRI\)](#) for a list of toxic substances (chemicals and chemical categories).