Are there any exemptions to doing a P2 Plan?

Yes, if you meet any of the following exemptions a P2 Plan is not required. The department welcomes voluntary submittal of a P2 Plan.

Exemptions:

- The facility is located on tribal land.
- The facility is a household hazardous waste collection facility.
- The facility is primarily engaged in receiving waste from off-site and has a permit or plan approved under A.R.S. § 49 for storing, treating or disposing of solid, special, or hazardous waste.
- The facility is required to file solely due to the storage, supply, application or use of a pesticide as defined in A.R.S. § 3-361 for agricultural application and is subject to the pesticide reporting or record keeping requirements, pursuant to A.R.S. §49-305 or rules adopted pursuant to A.R.S. § 3-363.
- The facility's industry is issued an agricultural general permit pursuant to A.R.S. § 49-947.
- All of the toxic substances used are for metallurgical or mining purposes (A.R.S. §49-963). Note that if the facility meets the hazardous waste filing thresholds defined in A.R.S. § 49-962(2) the facility will be required to submit a P2 Plan even if all the toxic substances are used in the metallurgical or mining operations. For more information on the definition of mining or metallurgy, refer to the associated substantive policies:
  - Metallurgical Operations that are Exempt from Pollution Prevention Plans
  - Mining Operations that are Exempt from Pollution Prevention Plans
- The facility caused a one-time, unexpected, event that generates a hazardous waste or an acutely hazardous waste from an unused hazardous substance and;
  - The unused hazardous substance cannot be lawfully used due to changes in statute, or rule and;
  - A toxic data report has been filed for the event as prescribed in A.R.S. § 49-962 and;
  - The toxic data report is required solely as a result of the one-time generation event.