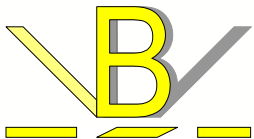


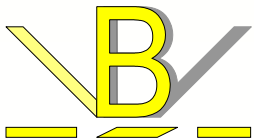
Use of simplified monitoring plans in Flanders (Art 13)



How does a simplified MP-template look?

The simplified template is already partially filled out

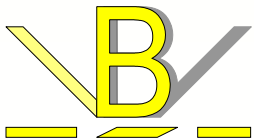
- Ch 5: calculation of source streams emissions: activity data and calculation factors:
 - *Filled out for natural gas and gasoil*
- Ch 6: Data management & control
 - *Examples of condensed procedures are available*
- Ch 8: Toolbox
 - *Contains prepared examples of source stream calculations : activity data, calculation factors, measurement devices, tier calculation for source streams such as fuel oil, off gas, biogas, biomass, clay,..*
 - *Toolbox items could be inserted in chapter 5*



Who may use this simplified MP-template?

Three steps risk assessment answers this question

1. Is the installation not too complex for a simplified MP?
7 exclusions for use of such template: (not C-cat; no CEMS, no PFC/N₂O; no CCS; no FB, no analyses,..)
2. 7 possibilities for use of simplified template (e.g. A or B with just natural gas; only commercial fuels; small emitters using invoices; only small and DM sources streams, ...)
3. Make simplified risk analysis in correspondence with guidance 6



Use frequency and advantages

- In 2016 123 out of 207 operators used this simplified template

- Advantages are:
 - Operators who may use this template save time in editing a monitoring plan
 - C.A. saves time in verifying the MP's, due to less errors in it
 - Quality of MP's is higher and more consistent
 - Operators who mustn't use the simplified template find inspiration in the texts of the simplified MP template so that also the quality of their MP's rises

