

Agricultural pollution by nitrates and pesticides from agriculture is one of the main obstacles to meeting drinking water quality targets in the EU. To successfully prevent and manage diffuse pollution, legal and policy frameworks need to be coherent and consistent.

### WHAT WE DID

Legal and policy instruments at the EU level were analysed, the level of consistency and coherence addressed, certain challenges identified and possible mycovements proposed. Online surveys were designed to assess the coherence and consistency of the directives and policies. Partners with broad expertise in EU legal directives and policies evaluated and scored the degree of coherence across a large number of key legal requirements and objectives.



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# WHAT WE FOUND

The EU legal framework is both very comprehensive and fragmented. Many directives apply directly and/or indirectly to the objective of protecting drinking water resources against against light and published.

The figure to the left shows that many directives are highly relevant and impose many important legal requirements upon lember States. Some of the directives are particularly important for protecting our disking water resources.

In addition to these directives, the Common Agricultural Policy (CAP), encompassing also the Rural Development Regulation, it

# THREE IMPORTANT WEAKNESSES

The relationship between the Drinking Water Directive and the Water Framework Directive: a potential gap exists between the risk-based approach to improve drinking water quality at the tap as adopted in the DWD, and the wider goal to protect water resources under the WFD. The recent revision of the DWD aimed at diminishing this gap.

The relationship of the Water Framework Directive and the Nitrates Directive: Dirinking water requirements rarely steam to the wider catchment. This points at a potential disconnect between the WFD and the ND. Nitrate requirements should target dirinking water quality directly, as well as water quality in the wider catchment because they are clearly connected. There appears to be a need for increased spaceficility in the directives to avoid lack of clarity.

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# RECOMMENDATIONS

- Improve (policy) effectiveness through increased cross-referencing.
  The effectiveness of the overall legal and policy framework should be strengthened through better cross-referencing between key EU directives and policies.
  - Formalise better the interdependence between the WFD, ND, DWD and GWD. For the protection of drinking water resources, these four directives play a major role, however their connectedness is not formalised in any way. For example, requirements related to institutional frameworks and programmes of measures could be better aligned across the WFD, ND, DWD, and GWD.
  - Enhance sustainability through the CAP's funding mechanisms. Existing funding incentives may encourage farmers to increase production which could lead to increased pollution by nitrates and pesticides, and will adversely affect our drinking water resources Better cross-referencing between the CAP and the key legal directives is needed to minimize such adverse effects.

# CONCLUSION

Fairway has identified important inconsistencies in the EU egal and policy framework that weaken the protection of our drinking water resources against agricultural pollution. This framework needs be improved through increased crossreferencing and better coherence to ensure EU law and policy that is better fit-for-purpose to ensure sustainable agriculture in Europe.



