2017/0332(COD)

COLUMN TABLE FOR INTERINSTITUTIONAL NEGOTIATIONS – WORKING DOCUMENT

Proposal for a directive of the European Parliament and of the Council on the quality of water intended for human consumption (recast) (COM(2017)0753 – C8-0019/2018 – 2017/0332(COD))

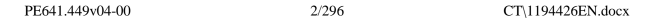
Date of the trilogue: 3.12.2019

Committee on the Environment, Public Health and Food Safety – Negotiating team

NB: this cover page has been added for technical reasons only.

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Proposal for a

DIRECTIVE OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL

on the quality of water intended for human consumption (recast)

(Text with EEA relevance)

	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
1.	THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION,			
2.	Having regard to the Treaty on the Functioning of the European Union and, in particular, Article 192(1) thereof,			
3.	Having regard to the proposal from the European Commission,			
4.	After transmission of the draft legislative act to the national parliaments,			
5.	Having regard to the opinion of the European Economic and Social Committee ¹ ,			
	1 OJ C [], [], p. [].			

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
6.	Having regard to the opinion of the Committee of the Regions ²			
	OJ C [], [], p. [].			
7.	Acting in accordance with the ordinary legislative procedure,			
8.	Whereas:			
9.	(1) Council Directive 98/83/EC ³ has been substantially amended several times ⁴ Since further amendments s are to be made, that Directive should be recast in the interests of clarity.			
	Council Directive 98/83/EC of 3 November 1998 on the quality of water intended for human consumption (OJ L 330 5.12.1998, p. 32). See Annex V.			
10.		Recital 2		
11	(2) Dissorting 09/92/EC	AMs 161, 187, 206 and 213		Not acceptable
11.	(2) Directive 98/83/EC set the legal framework to protect human health from the adverse effects of	(2) Directive 98/83/EC set the legal framework to protect human health from the adverse effects of		Not acceptable
	any contamination of water	any contamination of water		
	intended for human consumption	intended for human consumption		
	by ensuring that it is wholesome	by ensuring that it is wholesome		

	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
	and clean. This Directive should	and clean. This Directive should		
	pursue the same objective. To that	pursue the same objective <i>and</i>		
	end, it is necessary to lay down at	should provide universal access to		
	Union level the minimum	such water for all in the Union.		
	requirements with which water	To that end, it is necessary to lay		
	intended for that purpose must	down at Union level the minimum		
	comply. Member States should	requirements with which water		
	take the necessary measures to	intended for that purpose must		
	ensure that water intended for	comply. Member States should		
	human consumption is free from	take <i>all</i> necessary measures to		
	any micro-organisms and parasites	ensure that water intended for		
	and from substances which, in	human consumption is free from		
	certain cases, constitute a potential	any micro-organisms and parasites		
	danger to human health, and that it	and from substances which, in		
	meets those minimum	certain cases, constitute a potential		
	requirements.	danger to human health, and that it		
		meets those minimum		
		requirements.		
12.		Recital 2a (new)		
		AM 2		
13.		(2a) In line with the		Not acceptable
		communication from the		
		Commission to the European		
		Parliament, the Council, the		
		European Economic and Social		
		Committee and the Committee of		
		the Regions of 2 December 2015		
		entitled "Closing the loop - An		
		EU action plan for the Circular		

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Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
	Economy", this Directive should		
	strive to encourage water		
	resource efficiency and		
	sustainability, thereby meeting		
	circular economy goals.		

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
14.		Recital 2b (new) AM 3		
15.		(2b) The Human Right to Water and Sanitation (HRWS) was recognised as a human right by the United Nations (UN) General Assembly on 28 July 2010 and thus, access to clean, potable water should not be restricted due to unaffordability by the end user.		Not acceptable
16.		Recital 2c (new) AM 4		
17.		(2c) Coherence between Directive 2000/60/EC of the European Parliament and of the Counci ^{4a} and this Directive is necessary. 4a Directive 2000/60/EC of the European Parliament and of the Council of 23 October 2000 establishing a framework for Community action in the field of water policy (OJ L 327, 22.12.2000, p. 1).		Acceptable
18.		Recital 2d (new) AM 5		
19.		(2d) The requirements set out in this Directive should reflect the national situation and conditions		Clarification: What is the added value?

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	of the water suppliers in the		
	Member States.		

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
20.		Recital 3 AM 6		
21.	(3) It is necessary to exclude from the scope of this Directive natural mineral waters and waters which are medicinal products, since these waters are respectively covered by Directive 2009/54/EC of the European Parliament and of the Council ⁵ and Directive 2001/83/EC of the European Parliament and of the Council ⁶ . However, Directive 2009/54/EC deals with both natural mineral waters and spring waters, and only the former category should be exempted from the scope of this Directive. In accordance with the third subparagraph of Article 9(4) of Directive 2009/54/EC, spring waters should comply with the provisions of this Directive. In the case of water intended for human consumption put into bottles or containers intended for sale or used in the manufacture, preparation or treatment of food, the water should comply with the provisions of this Directive until	(3) It is necessary to exclude from the scope of this Directive natural mineral waters and waters which are medicinal products, since these waters are respectively covered by Directive 2009/54/EC of the European Parliament and of the Council ⁵ and Directive 2001/83/EC of the European Parliament and of the Council ⁶ . However, Directive 2009/54/EC deals with both natural mineral waters and spring waters, and only the former category should be exempted from the scope of this Directive. In accordance with the third subparagraph of Article 9(4) of Directive 2009/54/EC, spring waters should comply with the provisions of this Directive. However, that obligation should not extend to the microbiological parameters set out in Part A of Annex I to this Directive. In the case of water intended for human consumption from public water supply or private wells put into	(3) It is necessary to exclude from the scope of this Directive natural mineral waters and waters which are medicinal products, since these waters are respectively covered by Directive 2009/54/EC of the European Parliament and of the Council ⁵ and Directive 2001/83/EC of the European Parliament and of the Council ⁶ . However, Directive 2009/54/EC deals with both natural mineral waters and spring waters, and only the former category should be exempted from the scope of this Directive. In accordance with the third subparagraph of Article 9(4) of Directive 2009/54/EC, spring waters should comply with the provisions of this Directive and with regard to microbiological requirements spring water should satisfy the provisions of Article 5 of Directive 2009/54/EC. In the case of water intended for human consumption put into bottles or containers	General agreement that link with food legislation needs to be clearer but preference for Council's text.

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Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
the point of compliance (i.e. the tap), and should afterwards be considered as food, in accordance with the second subparagraph of Article 2 of Regulation (EC) No 178/2002 of the European Parliament and of the Council ⁷ .	bottles or containers intended for sale or used in the <i>commercial</i> manufacture, preparation or treatment of food, the water should, <i>as a matter of principle</i> , <i>continue to</i> comply with the provisions of this Directive until the point of compliance, and should afterwards be considered as food, in accordance with the second subparagraph of Article 2 of Regulation (EC) No 178/2002 of the European Parliament and of the Council ⁷ . <i>Where applicable</i>	intended for sale or used in the manufacture, preparation or treatment of food, the water should comply with the provisions of this Directive until the point of compliance (i.e. the tap), and should afterwards be considered as food, if it is intended to be, or reasonably expected to be ingested by humans, in accordance with the second subparagraph of Article 2 of Regulation (EC) No 178/2002 of the European Parliament and of the	Comments/Compromises
	food safety requirements are met, competent authorities in the Member States should have the power to authorise the reuse of water in food processing industries.	Council ⁷ . In addition, food business operators that have their own water source and use it for the specific purposes of their bussiness, may be exempted from the provisions of this Directive provided they comply with relevant obligations regarding hazard analysis and critical control point principles and remedial actions under relevant Union legislation on food. The food business operators that have their own water source and act as water	

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
			suppliers should comply with the provisions of this Directive as any other water supplier.	
	Directive 2009/54/EC of the European Parliament and of the Council of 18 June 2009 on the exploitation and marketing of natural mineral waters (Recast) (OJ L 164, 26.6.2009, p. 45). Directive 2001/83/EC of the European Parliament and of the Council of 6 November 2001 on the Community code relating to medicinal products for human use (OJ L 311, 28.11.2001, p. 67). Regulation (EC) No 178/2002 of the European Parliament and of the Council of 28 January 2002 laying down the general principles and requirements of food law, establishing the European Food Safety Authority and laying down procedures in matters of food safety (OJ L 31, 1.2.2002, p. 1).	Directive 2009/54/EC of the European Parliament and of the Council of 18 June 2009 on the exploitation and marketing of natural mineral waters (Recast) (OJ L 164, 26.6.2009, p. 45). Directive 2001/83/EC of the European Parliament and of the Council of 6 November 2001 on the Community code relating to medicinal products for human use (OJ L 311, 28.11.2001, p. 67). Regulation (EC) No 178/2002 of the European Parliament and of the Council of 28 January 2002 laying down the general principles and requirements of food law, establishing the European Food Safety Authority and laying down procedures in matters of food safety (OJ L 31, 1.2.2002, p. 1).	Directive 2009/54/EC of the European Parliament and of the Council of 18 June 2009 on the exploitation and marketing of natural mineral waters (Recast) (OJ L 164, 26.6.2009, p. 45). Directive 2001/83/EC of the European Parliament and of the Council of 6 November 2001 on the Community code relating to medicinal products for human use (OJ L 311, 28.11.2001, p. 67). Regulation (EC) No 178/2002 of the European Parliament and of the Council of 28 January 2002 laying down the general principles and requirements of food law, establishing the European Food Safety Authority and laying down procedures in matters of food safety (OJ L 31, 1.2.2002, p. 1).	
22.	31, 1.2.2002, p. 1).	Recital 4 AM 7	31, 1.2.2002, p. 1).	
23.	(4) Following the conclusion of the European citizens' initiative on the right to water (Right2Water) ⁸ , a Union-wide public consultation was launched and a Regulatory Fitness and Performance (REFIT) Evaluation of Directive 98/83/EC was	(4) Following the conclusion of the European citizens' initiative on the right to water (Right2Water) ⁸ which called on the Union to increase its efforts to achieve universal access to water, a Union-wide public consultation was launched and a Regulatory		Not acceptable

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Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
performed ⁹ . It became apparent	Fitness and Performance (REFIT)		
from that exercise that certain	Evaluation of Directive 98/83/EC		
provisions of Directive 98/83/EC	was performed ⁹ . It became		
needed to be updated. Four areas	apparent from that exercise that		
were identified as offering scope	certain provisions of Directive		
for improvement, namely the list	98/83/EC needed to be updated.		
of quality-based parametric values,	Four areas were identified as		
the limited reliance on a risk-based	offering scope for improvement,		
approach, the imprecise provisions	namely the list of quality-based		
on consumer information, and the	parametric values, the limited		
disparities between approval	reliance on a risk-based approach,		
systems for materials in contact	the imprecise provisions on		
with water intended for human	consumer information, and the		
consumption. In addition, the	disparities between approval		
European citizens' initiative on the	systems for materials in contact		
right to water identified as a	with water intended for human		
distinct problem the fact that part	consumption and the implications		
of the population, especially	this has for human health. In		
marginalised groups, has no access	addition, the European citizens'		
to water intended for human	initiative on the right to water		
consumption, which is also a	identified as a distinct problem the		
commitment under Sustainable	fact that part of the population,		
Development Goal 6 of UN	among vulnerable and		
Agenda 2030. A final issue	marginalised groups, has <i>limited</i>		
identified is the general lack of	or no access to affordable water		
awareness of water leakages,	intended for human consumption,		
which are driven by	which is also a commitment <i>made</i>		
underinvestment in maintenance	under Sustainable Development		
and renewal of the water	Goal 6 of UN Agenda 2030. <i>In</i>		

Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
infrastructure, as also pointed out in the European Court of Auditors' Special Report on water infrastructure ¹⁰ .	this context, the European Parliament recognised a right of access to water intended for human consumption for all in the Union. A final issue identified is the general lack of awareness of water leakages, which are driven by underinvestment in maintenance and renewal of the water infrastructure, as also pointed out in the European Court of Auditors' Special Report on water infrastructure ¹⁰ , and by what is sometimes insufficient knowledge of water systems.		
COM(2014) 177 final SWD(2016) 428 final Special report of the European Court of Auditors SR 12/2017: "Implementing the Drinking Water Directive: water quality and access to it improved in Bulgaria, Hungary and Romania, but investment needs remains substantial".	COM(2014) 177 final SWD(2016) 428 final Special report of the European Court of Auditors SR 12/2017: "Implementing the Drinking Water Directive: water quality and access to it improved in Bulgaria, Hungary and Romania, but investment needs remains substantial". Recital 4a (new) AM 8		
25.	(4a) In order to fulfil the ambitious goals set up under the United Nations' Sustainable		Not acceptable

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
		Development Goal No 6, Member		
		States should be obliged to		
		implement action plans to ensure		
		universal and equitable access to		
		safe and affordable drinking		
		water for all by 2030.		
26.		Recital 4b (new)		
		AM 9		
27.		(4b) The European Parliament		Not acceptable
		adopted resolution of 8 September		
		2015 on the follow-up to the		
		European Citizens' Initiative		
		Right2Water.		

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
28.		Recital 5a (new) AM 11		
29.		(5a) Water intended for human consumption plays a fundamental role in the Union's ongoing efforts to strengthen the protection of human health and the environment against endocrine-disrupting chemicals. The regulation of endocrine-disrupting compounds in this Directive constitutes a promising step in line with the updated Union strategy on endocrine disruptors, which the Commission is obliged to deliver without any further delay.		Not acceptable
30.			Recital 5	
31.	(5) The World Health Organisation (WHO) Regional Office for Europe conducted a detailed review of the list of parameters and parametric values laid down in Directive 98/83/EC in order to establish whether there is a need to adapt it in light of technical and scientific progress. In view of the results of that		(5) The World Health Organisation (WHO) Regional Office for Europe conducted a detailed review of the list of parameters and parametric values laid down in Directive 98/83/EC in order to establish whether there is a need to adapt it in light of technical and scientific progress. In view of the results of that	

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review ¹¹ , enteric pathogens and		review ¹¹ , enteric pathogens and	
Legionella should be controlled,		Legionella should be controlled,	
six chemical parameters or		six chemical parameters or	
parameter groups should be added,		parameter groups should be added,	
and three representative endocrine		and three representative endocrine	
disrupting compounds should be		disrupting compounds should be	
considered with precautionary		considered with precautionary	
benchmark values. For three of the		benchmark values. These three	
new parameters, parametric values		endocrine disrupting compounds	
that are more stringent than the		should be included in a new	
ones proposed by the WHO, yet		watch list mechanism to be	
still feasible, should be laid down		monitored with regard to their	
in light of the precautionary		potential presence in water	
principle. For lead, the WHO		intended for human	
noted that concentrations should		consumption. For four of the six	
be as low as reasonably practical,		new parameters, parametric values	
and for chromium, the value		that are more stringent than the	
remains under WHO review;		ones proposed by the WHO, yet	
therefore, for both parameters, a		still feasible, should be laid down	
transitional period of ten years		in light of recent scientific	
should apply before the values		opinions and the precautionary	
become more stringent.		principle. For one of the new	
		parameters the number of	
		representative substances has	
		been reduced and the value	
		adapted. For lead, the WHO	
		recommended to retain the	
		current parametric value, but	
		noted that concentrations should	

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Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
Drinking Water Parameter Cooperation Project of the WHO Regional Office for Europe "Support to the revision of Annex I Council Directive 98/83/EC on the quality of water intended for human consumption (Drinking Water Directive) Recommendation", 11		be as low as reasonably practical. Therefore, this value has been maintained accompanied by minimisation measures that could support achieving a lower aspirational value within a period of fifteen years. For chromium, the value remains under WHO review; therefore, a transitional period of fifteen years should apply before the value becomes more stringent. The prinking Water Parameter Cooperation Project of the WHO Regional Office for Europe "Support to the revision of Annex I Council Directive 98/83/EC on the quality of water intended for human consumption (Drinking Water Directive) Recommendation", 11 September 2017.	
		Recital 6	
(6) The WHO also recommended that three parametric values be made less stringent and five parameters be removed from the list.		(6) The WHO also recommended that three parametric values be made less stringent and five parameters be removed from the list.	
	Drinking Water Parameter Cooperation Project of the WHO Regional Office for Europe "Support to the revision of Annex I Council Directive 98/83/EC on the quality of water intended for human consumption (Drinking Water Directive) Recommendation", 11 September 2017. (6) The WHO also recommended that three parametric values be made less stringent and five parameters be	Drinking Water Parameter Cooperation Project of the WHO Regional Office for Europe "Support to the revision of Annex I Council Directive 98/83/EC on the quality of water intended for human consumption (Drinking Water Directive) Recommendation", 11 September 2017. (6) The WHO also recommended that three parametric values be made less stringent and five parameters be removed from the list.	be as low as reasonably practical. Therefore, this value has been maintained accompanied by minimisation measures that could support achieving a lower aspirational value within a period of fifteen years. For chromium, the value remains under WHO review; therefore, a transitional period of fifteen years should apply before the value becomes more stringent. This prinking Water Parameter Cooperation Project of the WHO Regional Office for Europe "Support to the revision of Annex I Council Directive 98/83/EC on the quality of water intended for human consumption (Drinking Water Directive) Recommendation", 11 September 2017. Recital 6 (6) The WHO also recommended that three parametric values be made less stringent and five parameters be removed from the list.

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
	not considered necessary as the risk-based approach introduced by Commission Directive (EU) 2015/1787 ¹⁵ allows water suppliers to remove a parameter from the list to be monitored under certain conditions. Treatment techniques to meet those parametric values are already in place. 15 Commission Directive (EU) 2015/1787 of 6 October 2015 amending Annexes II and III to Council Directive 98/83/EC on the quality of water intended for human consumption (OJ L 260, 7.10.2015, p. 6).		changes are considered necessary as the risk-based approach introduced by Commission Directive (EU) 2015/1787 ¹⁵ allows water suppliers to remove a parameter from the list to be monitored under certain conditions. Treatment techniques to meet those parametric values are already in place. 15 Commission Directive (EU) 2015/1787 of 6 October 2015 amending Annexes II and III to Council Directive 98/83/EC on the quality of water intended for human consumption (OJ L 260, 7.10.2015, p. 6).	
34.		Recital 6a (new) AM 13		
35.		(6a) Where scientific knowledge is not sufficient to determine the human health risk, or absence thereof, of a substance present in water intended for human consumption, or the permissible value for the presence of that substance, it should be placed on a watchlist, on the basis of the precautionary principle, until there are clearer scientific	(6a) The parametric values are based on the scientific knowledge available and the precautionary principle and are selected to ensure that water intended for human consumption can be consumed safely on a life-long basis, thus ensuring a high level of health protection;	

	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
		data. Accordingly, Member States should monitor such emerging parameters separately.		
36.		Recital 6b (new) AM 14		
37.		(6b) Indicator parameters have no direct public-health impact. However, they are important as a means of determining how water production and distribution facilities are functioning and of evaluating water quality. They can help to identify water treatment deficiencies and they also play an important role in increasing and maintaining consumer confidence in water quality. Therefore, they should be monitored by Member States.	(6b) A balance should be struck to prevent both microbiological and chemical risks and to that end, in the light of a future review of the parametric values, the establishment of parametric values applicable to water intended for human consumption should be based on public-health considerations and on a method of assessing risk;	Concurrent intention
38.		Recital 7 AM 15		
39.	(7) Where necessary to protect human health within their territories, Member States should be required to set values for additional parameters not included in Annex I.	(7) Where necessary for full implementation of the precautionary principle and to protect human health within their territories, Member States should be required to set values for additional parameters not included in Annex I.		Acceptable

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
40.			Recital 7a (new)	
41.			(7a) Safe water intended for human consumption means not only absence of harmful microorganisms and substances, but also the presence of certain amounts of natural minerals and essential elements, taking into consideration that long-term consumption of demineralized water or water very low in essential elements such as calcium and magnesium may compromise human health. Certain amount of these minerals is also vital in order to ensure the water is neither aggressive nor corrosive and to improve taste of water. Minimum concentrations of these minerals in softened or demineralised water could be considered in accordance with	
42.		Recital 8 AM 16	local conditions.	
43.	(8) Preventive safety planning and risk-based elements were only	(8) Preventive safety planning and risk-based elements were only	(8) Preventive safety planning and risk-based elements were only	

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Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
considered to a limited extent in	considered to a limited extent in	considered to a limited extent in	
Directive 98/83/EC. The first	Directive 98/83/EC. The first	Directive 98/83/EC. The first	
elements of a risk-based approach	elements of a risk-based approach	elements of a risk-based approach	
were already introduced in 2015	were already introduced in 2015	were already introduced in 2015	
with Directive (EU) 2015/1787,	with Directive (EU) 2015/1787,	with Directive (EU) 2015/1787,	
which amended Directive	which amended Directive	which amended Directive	
98/83/EC so as to allow Member	98/83/EC so as to allow Member	98/83/EC so as to allow Member	
States to derogate from the	States to derogate from the	States to derogate from the	
monitoring programmes they have	monitoring programmes they have	monitoring programmes they have	
established, provided credible risk	established, provided credible risk	established, provided credible risk	
assessments are performed, which	assessments are performed, which	assessments are performed, which	
may be based on the WHO's	may be based on the WHO's	may be based on the WHO's	
Guidelines for Drinking Water	Guidelines for Drinking Water	Guidelines for Drinking Water	
Quality ¹⁶ . Those Guidelines,	Quality ¹⁶ . Those Guidelines,	Quality ¹⁶ . Those Guidelines,	
laying down the so-called "Water	laying down the so-called "Water	laying down the so-called "Water	
Safety Plan" approach, together	Safety Plan" approach, together	Safety Plan" approach, including	
with standard EN 15975-2	with standard EN 15975-2	for small communities ^{16a} ,	
concerning security of drinking	concerning security of drinking	together with standard EN 15975-	
water supply, are internationally	water supply, are internationally	2 concerning security of drinking	
recognised principles on which the	recognised principles on which the	water supply, are internationally	
production, distribution,	production, distribution,	recognised principles on which the	
monitoring and analysis of	monitoring and analysis of	production, distribution,	
parameters in water intended for	parameters in water intended for	monitoring and analysis of	
human consumption are based.	human consumption are based.	parameters in water intended for	
They should be maintained in this	They should be maintained in this	human consumption are based.	
Directive. To ensure that those	Directive. To ensure that those	They should be maintained in this	
principles are not limited to	principles are not limited to	Directive. To ensure that those	
monitoring aspects, to focus time	monitoring aspects, to focus time	principles are not limited to	
and resources on risks that matter	and resources on risks that matter	monitoring aspects, to focus time	

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Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
and on cost-effective source	and on cost-effective source	and resources on risks that matter	
measures, and to avoid analyse	s measures, and to avoid analyses	and on cost-effective source	
and efforts on non-relevant issu	ues, and efforts on non-relevant issues,	measures, and to avoid analyses	
it is appropriate to introduce a	it is appropriate to introduce a	and efforts on non-relevant issues,	
complete risk-based approach,	complete risk-based approach,	it is appropriate to introduce a	
throughout the supply chain, fr	om throughout the supply chain, from	complete risk-based approach to	
the abstraction area to distribut	ion the abstraction area to distribution	water safety, that covers the	
until the tap. That approach sho	ould until the tap. That approach should	whole supply chain, from the	
consist of three components: fi	rst, be based on the knowledge gained	catchment area, abstraction,	
an assessment by the Member	and actions carried out under	treatment, storage and	
State of the hazards associated	Directive 2000/60/EC and should	distribution to the point of	
with the abstraction area ("haza	ard take into account more effectively	compliance . That approach should	
assessment"), in line with the	the impact of climate change on	consist of three components: first,	
WHO's Guidelines and Water	water resources. A risk-based	an assessment of the hazards	
Safety Plan Manual ¹⁷ ; second,	a approach should consist of three	associated with the catchment	
possibility for the water supplied	er to components: first, an assessment	area(s) for the abstraction points	
adapt monitoring to the main ri		("risk assessment and risk	
("supply risk assessment"); and	associated with the abstraction	management of the catchment	
third, an assessment by the	area ("hazard assessment"), in line	area(s) for the abstraction	
Member State of the possible r	isks with the WHO's Guidelines and	points "), in line with the WHO's	
stemming from the domestic	Water Safety Plan Manual ¹⁷ ;	Guidelines and Water Safety Plan	
distribution systems (e.g.	second, a possibility for the water	Manual ¹⁷ ; second, a possibility for	
Legionella or lead) ("domestic	supplier to adapt monitoring to the	the water supplier to adapt	
distribution risk assessment").	main risks ("supply risk	monitoring to the main risks and	
Those assessments should be	assessment"); and third, an	take the necessary measures to	
regularly reviewed, inter alia, i	•	manage the risks identified in	
response to threats from climat	1	the supply chain from the	
related extreme weather events	, ,	abstraction, treatment, storage	
known changes of human activ	ity Legionella or lead), with special	and distribution of water (" risk	

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in the abstraction area or in	focus on priority premises	assessment and risk management	
response to source-related	("domestic distribution risk	for the supply system"); and	
incidents. The risk-based approach	assessment"). Those assessments	third, an assessment of the	
ensures a continuous exchange of	should be regularly reviewed, inter	possible risks stemming from the	
information between competent	alia, in response to threats from	domestic distribution systems (e.g.	
authorities and water suppliers.	climate-related extreme weather	Legionella or lead) (" risk	
	events, known changes of human	assessment and risk management	
	activity in the abstraction area or	for domestic distribution	
	in response to source-related	system "). Those assessments	
	incidents. The risk-based approach	should be regularly reviewed, <i>inter</i>	
	ensures a continuous exchange of	alia, in response to threats from	
	information between competent	climate-related extreme weather	
	authorities, water suppliers and	events, known changes of human	
	other stakeholders, including	activity in the abstraction area or	
	those responsible for the pollution	in response to source-related	
	source or the risk of pollution. As	incidents. The risk-based approach	
	an exception, the implementation	ensures a continuous exchange of	
	of the risk-based approach should	information between competent	
	be adapted to the specific	authorities and water suppliers.	
	constraints of maritime vessels	In order to reduce the potential	
	that desalinate water and carry	administrative burden for the	
	passengers. European flag	water suppliers supplying	
	maritime vessels comply with the	between 10 m ³ and 100 m ³ per	
	international regulatory	day as an average or serving	
	framework when sailing in	between 50 and 500 people,	
	international waters.	Member States could have the	
	Furthermore, there are particular	possibility to exempt them from	
	constraints for the transport and	performing a supply risk	
	production of water intended for	assessment provided that a	

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		human consumption on board which means that the provisions of this Directive should be adapted accordingly.	regular monitoring in accordance with Article 11 is carried out.	
16	Guidelines for drinking water	Guidelines for drinking water	Guidelines for drinking water quality, Fourth Edition, World Health Organisation, 2011 http://www.who.int/water_sanitation on	
Org <u>htt</u>	ality, Fourth Edition, World Health ganisation, 2011 p://www.who.int/water_sanitati health/publications/2011/dwq	quality, Fourth Edition, World Health Organisation, 2011 http://www.who.int/water_sanitati on _health/publications/2011/dwq_	_health/publications/2011/dwq_guidelines/en/index.html 16a http://www.euro.who.int/data/	
17 by-s	Water Safety Plan Manual: step- step risk management for drinking ter suppliers, World Health	guidelines/en/index.html Water Safety Plan Manual: step- by-step risk management for drinking water suppliers, World Health	assets/pdf_file/0004/243787/Wat er-safety-plan-Eng.pdf; https://apps.who.int/iris/bitstrea m/handle/10665/75145/97892415	
Org <u>htt</u> 106	ganisation, 2009, p://apps.who.int/iris/bitstream/ 665/75141/1/9789241562638_	Organisation, 2009, http://apps.who.int/iris/bitstream/ 10665/75141/1/9789241562638 eng.pdf	48427_eng.pdf; jsessionid=2F7414108412631971 3559E5F4E854C2?sequence=1	
eng	g.pdf		by-step risk management for drinking water suppliers, World Health Organisation, 2009, http://apps.who.int/iris/bitstream/10665/75141/1/9789241562638_eng.pdf.	

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
44.		Recital 8 a (new) AM 17		
45.		(8a) Ineffective use of water resources, in particular leakage in the water supply infrastructure, leads to over exploitation of scarce resources of water intended for human consumption. This severely hinders the Member States in reaching the objectives set under Directive 2000/60/EC.		Not acceptable
46.		Recital 9 AM 18		
47.	(9) The hazard assessment should be geared towards reducing the level of treatment required for the production of water intended for human consumption, for instance by reducing the pressures causing the pollution of water bodies used for abstraction of water intended for human consumption. To that end, Member States should identify hazards and possible pollution sources associated with those water bodies and monitor pollutants which they identify as relevant, for instance because of the hazards identified	(9) The hazard assessment should take a holistic approach to risk assessment, founded on the explicit aim of reducing the level of treatment required for the production of water intended for human consumption, for instance by reducing the pressures causing the pollution of, or a risk of pollution of, water bodies used for abstraction of water intended for human consumption. To that end, Member States should identify hazard and possible pollution sources associated with those water bodies and monitor	The risk assessment and risk management of the catchment area(s) for the abstraction point(s) should be geared towards reducing the level of treatment required for the production of water intended for human consumption, for instance by reducing the pressures causing the pollution of water bodies used for abstraction of water intended for human consumption. To that end, Member States should characterize the catchment area(s) of the abstraction point(s), identify hazards and	

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(e.g. microplastics, nitrates,	pollutants which they identify as	hazardous events that could	
pesticides or pharmaceuticals	relevant, for instance because of	deteriorate the quality of water,	
identified under Directive	the hazard identified (e.g.	e.g. possible pollution sources	
2000/60/EC of the European	microplastics, nitrates, pesticides	associated with those catchment	
Parliament and of the Council ¹⁸),	or pharmaceuticals identified	area(s) and, when necessary for	
because of their natural presence in	under Directive 2000/60/EC of the	the identification of the hazards,	
the abstraction area (e.g. arsenic),	European Parliament and of the	monitor pollutants which they	
or because of information from the	Council ¹⁸), because of their natural	identify as relevant, (e.g.,	
water suppliers (e.g. sudden	presence in the abstraction area	nitrates, pesticides or	
increase of a specific parameter in	(e.g. arsenic), or because of	pharmaceuticals identified under	
raw water). Those parameters	information from the water	Directive 2000/60/EC of the	
should be used as markers that	suppliers (e.g. sudden increase of a	European Parliament and of the	
trigger action by competent	specific parameter in raw water).	Council ¹⁸), because of their natural	
authorities to reduce the pressure	In accordance with Directive	presence in the abstraction area	
on the water bodies, such as	2000/60/EC, those parameters	(e.g. arsenic), or because of	
prevention or mitigating measures	should be used as markers that	information from the water	
(including research to understand	trigger action by competent	suppliers (e.g. sudden increase of a	
impacts on health where	authorities to reduce the pressure	specific parameter in raw water).	
necessary), to protect those water	on the water bodies, such as	Based on the risk assessment for	
bodies and address the pollution	prevention or mitigating measures	the catchment area(s) for the	
source, in cooperation with water	(including research to understand	abstraction point(s),	
suppliers and stakeholders.	impacts on health where	management measures to	
	necessary), to protect those water	prevent or control the risks	
	bodies and address the pollution	identified should be taken to	
	source <i>or risk</i> , in cooperation with	ensure the quality of the water	
	all stakeholders, including those	intended for human	
	responsible for pollutant or	consumption. Where a Member	
	potential pollutant sources.	State finds, via the identification	
	Where a Member State finds, via	of hazards and hazardous	

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	the hazard assessment, that a parameter is not present in a given abstraction area, for instance because that substance never occurs in groundwaters or surface waters, the Member State should inform the relevant water suppliers and should be able to allow them to decrease the monitoring frequency for that parameter, or remove that parameter from the list of parameters to be monitored, without carrying out a supply risk assessment.	events, that a parameter is not present in catchment area(s) for the abstraction point(s) (for instance because that substance never occurs in groundwaters or surface waters), then the Member State should inform the relevant water suppliers and may allow them to decrease the monitoring frequency for that parameter, or remove that parameter from the list of parameters to be monitored, without carrying out a supply risk assessment.	
		Directive 2000/60/EC of the European Parliament and of the Council of 23 October 2000 establishing a framework for Community action in the field of water policy (OJ L 327, 22.12.2000, p. 1).	

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	Directive 2000/60/EC of the European Parliament and of the Council of 23 October 2000 establishing a framework for Community action in the field of water policy (OJ L 327, 22.12.2000, p. 1).	Directive 2000/60/EC of the European Parliament and of the Council of 23 October 2000 establishing a framework for Community action in the field of water policy (OJ L 327, 22.12.2000, p. 1).		
48.			Recital 10	
49.	assessment, Directive 2000/60/EC requires Member States to identify water bodies used for the abstraction of water intended for human consumption, monitor them, and take the necessary measures to avoid deterioration in their quality in order to reduce the level of purification treatment required in the production of water that is fit for human consumption. To avoid any duplication of obligations, Member States should, when carrying out the hazard assessment, make use of the monitoring carried out under Articles 7 and 8 of Directive 2000/60/EC and Annex V to that		requires Member States to identify water bodies used for the abstraction of water intended for human consumption, monitor them, and take the necessary measures to avoid deterioration in their quality in order to reduce the level of purification treatment required in the production of water that is fit for human consumption. To avoid any duplication of obligations, Member States should, when carrying out the identification of hazards and hazardous events, use available monitoring carried out under Articles 7 and 8 of Directive 2000/60/EC or other relevant	

	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
	Directive and of the measures included in their programmes of measures pursuant to Article 11 of Directive 2000/60/EC.		Union legislation, representative for the catchment area(s). Nevertheless, in cases where such monitoring data is not available, monitoring of relevant parameters, substances or pollutants could be put in place in order to support the characterization of the catchment area(s) and assess possible risks. Such monitoring should be put in place considering local situations and pollution sources.	
50.		Recital 11 AM 19		
51.	(11) The parametric values used to assess the quality of water intended for human consumption are to be complied with at the point where water intended for human consumption is made available to the appropriate user. However, the quality of water intended for human consumption can be influenced by the domestic distribution system. The WHO notes that, in the Union, <i>Legionella</i> causes the highest health burden of	(11) The parametric values used to assess the quality of water intended for human consumption are to be complied with at the point where water intended for human consumption is made available to the appropriate user. However, the quality of water intended for human consumption can be influenced by the domestic distribution system. The WHO notes that, in the Union, Legionella causes the highest health burden of	(11) The parametric values used to assess the quality of water intended for human consumption are to be complied with at the point where water intended for human consumption is made available to the appropriate user. However, the quality of water intended for human consumption can be influenced by the domestic distribution system. The WHO notes that, in the Union, <i>Legionella</i> causes the highest health burden of	

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all waterborne pathogens. It is	all waterborne pathogens, in	all waterborne pathogens. It is	
transmitted by warm water	particular Legionella	transmitted by warm water	
systems through inhalation, for	pneumophila, which accounts for	systems through inhalation, for	
instance during showering. It is	most cases of Legionnaires'	instance during showering. It is	
therefore clearly linked to the	disease in the Union. It is	therefore clearly linked to the	
domestic distribution system.	transmitted by warm water	domestic distribution system.	
Since imposing a unilateral	systems through inhalation, for	Since imposing a unilateral	
obligation to monitor all private	instance during showering. It is	obligation to monitor all private	
and public premises for this	therefore clearly linked to the	and public premises for this	
pathogen would lead to	domestic distribution system.	pathogen would lead to	
unreasonably high costs, a	Since imposing a unilateral	unreasonably high costs, a	
domestic distribution risk	obligation to monitor all private	domestic distribution risk	
assessment is therefore more	and public premises for this	assessment is therefore more	
suited to address this issue. In	pathogen would lead to	suited to address this issue. In	
addition, the potential risks	unreasonably high costs and	addition, the potential risks	
stemming from products and	would contravene the principle of	stemming from products and	
materials in contact with water	subsidiarity, a domestic	materials in contact with water	
intended for human consumption	distribution risk assessment is	intended for human consumption	
should also be considered in the	therefore more suited to address	should also be considered in the	
domestic distribution risk	this issue, with a special focus on	domestic distribution risk	
assessment. The domestic	<i>priority premises</i> . In addition, the	assessment. The domestic	
distribution risk assessment should	potential risks stemming from	distribution risk assessment should	
therefore include, inter alia,	products and materials in contact	therefore include, inter alia,	
focusing monitoring on priority	with water intended for human	focusing monitoring on priority	
premises, assessing the risks	consumption should also be	premises as identified by	
stemming from the domestic	considered in the domestic	Member States (such as	
distribution system and related	distribution risk assessment. The	hospitals, healthcare institutions,	
products and materials, and	domestic distribution risk	childcare facilities, schools,	
verifying the performance of	assessment should therefore	educational institutions,	

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construction products in contact with water intended for human consumption on the basis of their declaration of performance in accordance with Regulation (EU) No 305/2011 of the European Parliament and of the Council ¹⁹ . The information referred to in Articles 31 and 33 of Regulation (EC) No 1907/2006 of the European Parliament and of the Council ²⁰ is also to be supplied together with the declaration of performance. On the basis of this assessment, Member States should take all necessary measures to ensure, <i>inter alia</i> , that appropriate control and management measures (e.g. in case of outbreaks) are in place, in line with the guidance of the WHO ²¹ , and that the migration from construction products does not endanger human health. However, without prejudice to Regulation (EU) No 305/2011, where these measures would imply limits to the free movement of products and materials in the Union, these limits need to be duly	include, <i>inter alia</i> , focusing monitoring on priority premises, assessing the risks stemming from the domestic distribution system and related products and materials in contact with water intended for human consumption. The information referred to in Articles 31 and 33 of Regulation (EC) No 1907/2006 of the European Parliament and of the Council ²⁰ is also to be supplied together with the declaration of performance. On the basis of this assessment, Member States should take all necessary measures to ensure, inter alia, that appropriate control and management measures (e.g. in case of outbreaks) are in place, in line with the guidance of the WHO ²¹ , and that the migration from <i>substances and materials in contact with water intended for human consumption</i> does not endanger human health.	buildings with a lodging facility, restaurants, bars, sports and shopping centers, penal institutions and campgrounds), assessing the risks stemming from the domestic distribution system and related products and materials, . On the basis of this assessment, Member States should take all necessary measures to ensure, inter alia, that appropriate control and management measures (e.g. in case of outbreaks) are in place, in line with the guidance of the WHO ²¹ , and that the migration from construction products does not endanger human health. 21 "Legionella and the prevention of Legionellosis", World Health Organisation, 2007, http://www.who.int/water_sanitation_health/emerging/legionella.pdf	

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justified and strictly proportionate, and not constitute a means of			
arbitrary discrimination or a			
disguised restriction on trade			
between Member States.			
10			
Regulation (EU) No 305/2011 of			
the European Parliament and of the Council of 9 March 2011 laying down			
harmonised conditions for the marketing			
of construction products and repealing			
Council Directive 89/106/EEC (OJ L 88,			
4.4.2011, p. 5). Population (EC) No 1907/2006			
Regulation (EC) No 1907/2006 of the European Parliament and of the	Regulation (EC) No 1907/2006		
Council of 18 December 2006 concerning	of the European Parliament and of the Council of 18 December 2006 concerning		
the Registration, Evaluation,	the Registration, Evaluation,		
Authorisation and Restriction of	Authorisation and Restriction of		
Chemicals (REACH), establishing a	Chemicals (REACH), establishing a		
European Chemicals Agency, amending	European Chemicals Agency, amending		
Directive 1999/45/EC and repealing Council Regulation (EEC) No 793/93 and	Directive 1999/45/EC and repealing		
Commission Regulation (EC) No 1488/94	Council Regulation (EEC) No 793/93 and		
as well as Council Directive 76/769/EEC	Commission Regulation (EC) No 1488/94		
as well as Coulicii Directive 70/709/EEC	as well as Council Directive 76/769/EEC		

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	and Commission Directives 91/155/EEC, 93/67/EEC, 93/105/EC and 2000/21/EC (OJ L 396, 30.12.2006, p. 1). 21 "Legionella and the prevention of Legionellosis", World Health Organisation, 2007, http://www.who.int/water_sanitati	and Commission Directives 91/155/EEC, 93/67/EEC, 93/105/EC and 2000/21/EC (OJ L 396, 30.12.2006, p. 1). "Legionella and the prevention of Legionellosis", World Health Organisation, 2007, http://www.who.int/water_sanitati		
50	on health/emerging/legionella.pdf	on health/emerging/legionella.pdf		
52.		Recital 12 AM 20		
53.	(12) The provisions of Directive 98/83/EC on quality assurance of treatment, equipment and materials did not succeed in addressing obstacles to the internal market when it comes to the free circulation of construction products in contact with water intended for human consumption. National product approvals are still in place, with different requirements from one Member State to another. This renders it difficult and costly for manufacturers to market their products all over the Union. The	(12) The provisions of Directive 98/83/EC on quality assurance of treatment, equipment and materials did not succeed in addressing obstacles to the internal market when it comes to the free circulation of construction products in contact with water intended for human consumption or providing sufficient protection with regard to human health. National product approvals are still in place, with different requirements from one Member State to another. This renders it difficult and costly for	(12) The provisions of Directive 98/83/EC on quality assurance of treatment, equipment and materials did not succeed in addressing obstacles to the internal market when it comes to the free circulation of construction products in contact with water intended for human consumption. National product approvals are still in place, with different requirements from one Member State to another. This renders it difficult and costly for manufacturers to market their products all over the Union. The	
	removal of technical barriers may	manufacturers to market their	removal of technical barriers may	
	only be effectively achieved by establishing harmonised technical	products all over the Union. <i>That</i> situation stems from the fact that	be effectively achieved by establishing harmonised	
	specifications for construction	there are no minimum European	minimum requirements for	

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products in contact with water intended for human consumption under Regulation (EU) No 305/2011. That Regulation allows for the development of European standards harmonising the assessment methods for construction products in contact with water intended for human consumption and for threshold levels and classes to be set in relation to the performance level of an essential characteristic. To that end, a standardisation request specifically requiring standardisation work on hygiene and safety for products and materials in contact with water intended for human consumption under Regulation (EU) No 305/2011 has been included in the 2017 standardisation Work Programme ²² , and a standard is to be issued by 2018. The publication of this harmonised standard in the Official Journal of the European Union will ensure a rational decision-making for placing or making available on the market	hygiene standards for all products and materials in contact with water intended for human consumption, which is essential for fully ensuring mutual recognition between Member States. The removal of technical barriers and conformity of all products and materials in contact with water intended for human consumption at Union level can, therefore, only be effectively achieved by establishing minimum quality requirements at Union level. As a consequence, those provisions should be strengthened by means of a procedure for harmonisation of such products and materials. That work should draw on the experience gained and advances made by a number of Member States that have been working together for some years, in a concerted effort, to bring about regulatory convergence.	materials in contact with water intended for human consumption in this Directive. 22 SWD(2016) 185 final	

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safe construction products contact with water intended human consumption. As a consequence, the provision equipment and material in with water intended for human consumption should be delipartly replaced by provision related to the domestic distrisk assessment and complet by relevant harmonised staunder Regulation (EU) No 305/2011.	d for as on contact man eted, ns ribution emented ndards		
SWD(2016) 185 final			
54.		Recital 12a (new)	
55.		(12a) The nature of materials in contact with water intended for human consumption can have an impact on quality of such water by migration of potentially harmful substances, enhancing microbial growth or by influencing odour, colour or taste of such water. The	

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		evaluation of Directive 98/83/EC	
		found that the Article on quality	
		assurance of treatment,	
		equipment and materials	
		provided too much legal	
		flexibility that led to different	
		national approval systems of	
		materials that come into contact	
		with water intended for human	
		consumption across the EU	
		territory. Therefore, there is a	
		need to establish more specific	
		minimum hygiene requirements	
		for materials that are intended	
		to be used for the abstraction,	
		treatment or distribution of	
		water intended for human	
		consumption in new installations	
		or in existing installations in case	
		of repair works or	
		reconstruction or new	
		installations in order to ensure	
		that they do not compromise	
		either directly or indirectly	
		human health, affect adversely	
		the colour, odour or taste of the	
		water, enhance microbial	
		growth in the water or leach	
		contaminants into the water at	

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		levels that are higher than	
		necessary in view of the intended	
		purpose.	
		For this purpose, this Directive	
		should set out minimum hygiene	
		requirements for materials,	
		starting substances or	
		compositions, by establishing assessment methodologies,	
		European positive lists, methods	
		and (administrative) procedures	
		for adding to or reviewing	
		starting substances or	
		compositions on positive lists,	
		and assessment methodologies	
		for final materials.	
		The European positive lists are	
		the lists of starting substances or	
		compositions, depending on the	
		type of materials (organic,	
		cementitious, metallic, enamels	
		and ceramic or other inorganic	
		materials) authorized to be used	
		for manufacturing of materials,	
		including, where appropriate,	
		conditions for their use and	
		migration limits. For the	
		inclusion of a starting substance	
		or composition in a positive list a	

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		risk assessment of the staring	
		substance itself, relevant	
		impurities and foreseeable	
		reaction and degradation	
		products in the intended use are	
		required. The risk assessment	
		should cover the potential	
		migration under worst	
		foreseeable conditions of use and	
		the toxicity. Based on the risk	
		assessment the authorisation has	
		to, if necessary, set out	
		specifications for the starting	
		substance or composition and	
		restrictions of use, quantitative	
		restrictions or migration limits	
		for the starting substance,	
		possible impurities and reaction	
		products or constituents to	
		ensure the safety of the final	
		material or article.	
		Starting substances and	
		compositions used in the	
		manufacture of materials or	
		articles may contain impurities	
		originating from their	
		manufacturing or extraction	
		process. These impurities are	
		non-intentionally added together	

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		with other non-intended	
		substance formed in the	
		production of the material or in	
		use (non-intentionally added	
		substance – NIAS). As far as	
		they are relevant as a result of	
		the risk assessment the	
		impurities or reaction products	
		of a starting substance should be	
		considered and if necessary be	
		included in the specifications of	
		a starting substance.	
		Metallic materials consist of	
		alloying elements and	
		impurities. They are approved	
		by listing tested and approved	
		compositions in a European	
		Positive List. The compositions	
		are defined by the content of	
		alloying elements and maximum	
		content of impurities.	
		In order to facilitate uniform	
		compliance testing of products	
		to the requirements in this	
		Directive the Commission may	
		request CEN to develop harmonized test standards and	
		product standards. When	
		updating the European positive	

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		lists the Commission shall	
		ensure compatibility between	
		this Directive and the product	
		standards developed under EU	
		products legislation.	
		The requirements of this	
		directive will have to be	
		considered in product regulation	
		such as Regulation (EU) no.	
		$305/2011^{22a}$. According to these	
		regulations the assessment and	
		verification of constancy of	
		performance (AVCP) has to be	
		issued. Commission Decision	
		(2002/359/EC) requires the	
		system 1 + for construction	
		products in contact with	
		drinking water. This system for	
		the attestation of conformity	
		should also apply for other	
		products in contact with	
		drinking water.	
		Furthermore, no later than 9	
		years after the date of	
		transposition of this Directive,	
		the functioning of this system	
		should be reviewed in order to	
		assess whether the protection of	
		human health is ensured	

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		throughout the Union and whether proper functioning of the internal market for materials in contact with water intended for human consumption is ensured. In addition, it should be assessed whether any further legislative proposal on the matter is needed, taking into account in particular the outcome of the evaluation of Regulation (EU) No 1935/2004 ^{22b} and Regulation (EU) No 305/2011.	
		Regulation (EU) No 305/2011 of the European Parliament and of the Council of 9 March 2011 laying down harmonised conditions for the marketing of construction products and repealing Council Directive 89/106/EEC (OJ L 88, 4.4.2011, p. 5). Regulation (EC) No 1935/2004 of the European Parliament and of the Council of 27 October 2004 on materials and articles intended to come into contact with food and repealing Directives 80/590/EEC and 89/109/EEC (OJ L 338, 13.11.2004, p. 4).	

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56.			Recital 12b (new)	
57.			(12b) Treatment chemicals and	
			filter media could be used to	
			treat the raw water in order to	
			obtain a water which is suitable	
			for human consumption.	
			However, treatment chemicals	
			and filter media may present	
			risks for drinking water safety.	
			Therefore, procedures for the	
			treatment and disinfection of	
			drinking water must ensure the	
			use of treatment chemicals and	
			filter media that are effective,	
			safe and properly managed to	
			avoid adverse effects on	
			consumer health. In this	
			perspective treatment chemicals	
			and filter media need to be	
			assessed with regard to their	
			characteristics, hygienic	
			requirements, and purity and	
			should not be used more than	
			necessary to avoid risks for	
			human health. Treatment	
			chemicals shall not enhance the	
			microbial growth except it is	
			intended (e.g. for enhancement	

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			of microbial denitrification). Member States should guarantee the quality assurance of treatment chemicals and filter media without prejudice to the Biocides Regulation (No. 528/2012) and using existing EN standards when available. It is essential to ensure that each product, as well as containers of chemical reagents and filter media, in contact with drinking water placed on the market bear clearly legible and indelible marking informing consumers, water suppliers, installers, authorities and regulators that the item is fit for use in contact with drinking water (according to the conditions indicated in the related authorization).	
58.			Recital 12c (new)	
59.			(12c) With the aim to minimise the potential presence of lead content in water intended for human consumption, components made of lead in domestic distribution systems	

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		can be substituted whenever it is	
		economically and technically	
		feasible, in particular in case of	
		repair or reconstruction works	
		in existing installations. These	
		components could be substituted	
		by materials which comply with	
		the minimum requirements for	
		materials that come into contact	
		with water as established by this	
		Directive. In order to accelerate	
		this process, Member States	
		could envisage measures for the	
		substitution of components made	
		of lead in existing domestic	
		distribution systems or take	
		other appropriate measure to	
		raise awareness about the risks	
		identified.	

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
60.		Recital 13 AM 21		
61.	(13) Each Member State should	(13) Each Member State should	(13) Each Member State should	
	ensure that monitoring	ensure that monitoring	ensure that monitoring	
	programmes are established to	programmes are established to	programmes are established to	
	check that water intended for	check that water intended for	check that water intended for	
	human consumption meets the	human consumption meets the	human consumption meets the	
	requirements of this Directive.	requirements of this Directive.	requirements of this Directive.	
	Most of the monitoring carried out	Most of the monitoring carried out	Most of the monitoring carried out	
	for the purposes of this Directive is	for the purposes of this Directive is	for the purposes of this Directive is	
	performed by water suppliers. A	performed by water suppliers but,	performed by water suppliers. A	
	certain flexibility should be	where necessary, Member States	certain flexibility should be	
	granted to water suppliers as	should clarify with which	granted to water suppliers as	
	regards the parameters they	competent authorities the	regards the parameters they	
	monitor for the purposes of the	obligations stemming from the	monitor for the purposes of the	
	supply risk assessment. If a	transposition of this Directive lie.	risk assessment and risk	
	parameter is not detected, water	A certain flexibility should be	management of the supply	
	suppliers should be able to	granted to water suppliers as	system. If a parameter is not	
	decrease the monitoring frequency	regards the parameters they	detected, water suppliers should be able to decrease the monitoring	
	or stop monitoring that parameter altogether. The supply risk	monitor for the purposes of the supply risk assessment. If a	frequency or stop monitoring that	
	assessment should be applied to	parameter is not detected, water	parameter altogether. The risk	
	most parameters. However, a core	suppliers should be able to	assessment of the supply system	
	list of parameters should always be	decrease the monitoring frequency	should be applied to most	
	monitored with a certain minimum	or stop monitoring that parameter	parameters. However, a core list of	
	frequency. This Directive mainly	altogether. The supply risk	parameters should always be	
	sets provisions on monitoring	assessment should be applied to	monitored with a certain minimum	
	frequency for the purposes of	most parameters. However, a core	frequency. This Directive mainly	
	compliance checks and only	list of parameters should always be	sets provisions on monitoring	

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
	limited provisions on monitoring for operational purposes. Additional monitoring for operational purposes may be necessary to ensure the correct functioning of water treatment, at the discretion of water suppliers. In that regard, the water suppliers may refer to the WHO's Guidelines and Water Safety Plan Manual.	monitored with a certain minimum frequency. This Directive mainly sets provisions on monitoring frequency for the purposes of compliance checks and only limited provisions on monitoring for operational purposes. Additional monitoring for operational purposes may be necessary to ensure the correct functioning of water treatment, at the discretion of water suppliers. In that regard, the water suppliers may refer to the WHO's Guidelines and Water Safety Plan Manual.	frequency for the purposes of compliance checks and only limited provisions on monitoring for operational purposes. Additional monitoring for operational purposes may be necessary to ensure the correct functioning of water treatment, at the discretion of water suppliers. In that regard, the water suppliers may refer to the WHO's Guidelines and Water Safety Plan Manual.	
62.		Recital 14 AM 188		
63.	should gradually be applied by all water suppliers, including small water suppliers, as the evaluation of Directive 98/83/EC showed deficiencies in its implementation by those suppliers, which were sometimes due to the cost of performing unnecessary monitoring operations. When applying the risk-based approach, security concerns should be taken	should be applied by all water suppliers, including <i>very</i> small, <i>small and medium-sized</i> water suppliers, as the evaluation of Directive 98/83/EC showed deficiencies in its implementation by those suppliers, which were sometimes due to the cost of performing unnecessary monitoring operations, <i>while allowing for the possibility for</i>	should be applied by all water suppliers, including small water suppliers, as the evaluation of Directive 98/83/EC showed deficiencies in its implementation by those suppliers, which were sometimes due to the cost of performing unnecessary monitoring operations. When applying the risk-based approach, security concerns should be taken	Not acceptable

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
	into account.	derogations for very small suppliers. When applying the risk-based approach, security concerns and concerns relating to the 'polluter pays' principle should be taken into account. For smaller suppliers, the competent authority should support the monitoring operations by providing expert support.	into account.	
64.		Recital 14 a (new) AM 24		
65.		(14a) In order to deliver the strongest protection for public health, Member States should ensure a clear and balanced distribution of responsibilities for the application of the risk-based approach in line with their national institutional and legal framework.		Acceptable
66.		Recital 15 AM 25		
67.	(15) In the event of non-compliance with the standards imposed by this Directive the Member State concerned should immediately investigate the cause and ensure that the necessary	(15) In the event of non-compliance with the standards imposed by this Directive the Member State concerned should immediately investigate the cause and ensure that the necessary	(15) In the event of non-compliance with the standards imposed by this Directive the Member State concerned should immediately investigate the cause and ensure that the necessary	

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Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
remedial action is taken as soon as	remedial action is taken as soon as	remedial action is taken as soon as	
possible to restore the quality of	possible to restore the quality of	possible to restore the quality of	
the water. In cases where the water	the water. In cases where the water	the water. In cases where the water	
supply constitutes a potential	supply constitutes a potential	supply constitutes a potential	
danger to human health, the supply	danger to human health, the supply	danger to human health, the supply	
of such water should be prohibited	of such water should be prohibited	of such water should be prohibited	
or its use restricted. In addition, it	or its use restricted, and citizens	or its use restricted. In cases	
is important to clarify that failure	who could be affected should be	where remedial action is necessary	
to meet the minimum requirements	duly informed. In addition, in the	to restore the quality of water	
for values relating to	event of failure to meet the	intended for human consumption,	
microbiological and chemical	minimum requirements for values	in accordance with Article 191(2)	
parameters should automatically	relating to microbiological and	of the Treaty, priority should be	
be considered by Member States as	chemical parameters, Member	given to action which rectifies the	
a potential danger to human health.	States should determine whether	problem at source.	
In cases where remedial action is	exceeding the values constitutes a		
necessary to restore the quality of	potential <i>risk</i> to human health. <i>To</i>		
water intended for human	that end, Member States should		
consumption, in accordance with	take account of, in particular, the		
Article 191(2) of the Treaty,	extent to which minimum		
priority should be given to action	requirements have not been met		
which rectifies the problem at	and the type of parameter		
source.	concerned. In cases where		
	remedial action is necessary to		
	restore the quality of water		
	intended for human consumption,		
	in accordance with Article 191(2)		
	of the Treaty, priority should be		
	given to action which rectifies the		
	problem at source.		

	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
68.		Recital 15 a (new) AM 26		
69.		(15a) It is important to prevent contaminated water causing a potential danger to human health. Therefore, the supply of such water should be prohibited or its use restricted.		Acceptable
70.		Recital 16 AM 27		
71.	(16) Member States should no longer be authorised to grant derogations from this Directive. Derogations were initially used to allow Member States up to nine years to resolve a non-compliance with a parametric value. This procedure proved to be burdensome for Member States and Commission alike. In addition, in some cases, it led to delays in remedial actions being taken, as the possibility for derogation was considered as a transitional period. The provision on derogations should therefore be deleted. For reasons of protection of human	(16) Member States should be authorised to grant derogations from this Directive. Derogations were initially used to allow Member States up to nine years to resolve a non-compliance with a parametric value. This procedure has proved to be useful for Member States, given the level of ambition of the Directive. It should be noted, however, that, in some cases, it has led to delays in remedial actions being taken, as the possibility for derogation was sometimes considered to be a transitional period. In the light of the fact, firstly, that the quality	(16) Member States should be authorised, under certain conditions, to continue to grant derogations from this Directive and in this regard it is necessary to establish a proper framework for such derogations, provided that they must not constitute a potential danger to human health and provided that the supply of water intended for human consumption in the area concerned cannot otherwise be maintained by any other reasonable means. Derogations granted by Member States pursuant to Article 9 of Directive	
	health, when parametric values are exceeded, the provisions related to	parameters in this Directive are to be strengthened and, secondly,	98/83/EC and still applicable at the date of entry into force of this	

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Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
remedial actions should apply immediately without the possibility of granting a derogation from the parametric value. Derogations granted by Member States pursuant to Article 9 of Directive 98/83/EC and still applicable at the date of entry into force of this Directive should, however, continue to apply until the end of the derogation but should not be renewed.	that emerging pollutants are being increasingly detected, requiring stepped-up evaluation, monitoring and management actions, it remains, nonetheless, necessary to maintain a derogation procedure that is in keeping with those circumstances, provided that they do not constitute a potential risk to human health and provided that the supply of water intended for human consumption in the area concerned cannot otherwise be maintained by any other reasonable means. The provision in Directive 98/83/EC on derogations should therefore be amended so as to ensure faster and more effective compliance by Member States with the requirements of this Directive. Derogations granted by Member States pursuant to Article 9 of Directive 98/83/EC and still applicable at the date of entry into force of this Directive should continue to apply in accordance with the arrangements laid down	Directive should, , continue to apply until the end of the derogation and renewed under this Directive only where the second derogation has not yet been granted.	

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
		by the provisions in force when		
70		the derogation was granted.		
72.		Recital 17		
73.	(17) The Commission, in its reply to the European citizens' initiative 'Right2Water' in 2014 ²³ , invited Member States to ensure access to a minimum water supply for all citizens, in accordance with the WHO recommendations. It also committed to continue to "improve access to safe drinking water [] for the whole population through environmental policies" ²⁴ . This is in line with UN Sustainable Development Goal 6 and the associated target to "achieve universal and equitable access to safe and affordable drinking water for all". The concept of equitable access covers a wide array of aspects such as availability (due for instance to geographic reasons, lack of infrastructure or the specific situation of certain parts of the populations), quality, acceptability, or financial affordability.	AM 28 (17) The Commission, in its reply to the European citizens' initiative 'Right2Water' in 2014 ²³ , invited Member States to ensure access to a minimum water supply for all citizens, in accordance with the WHO recommendations. It also committed to continue to "improve access to safe drinking water [] for the whole population through environmental policies" ²⁴ . This is in line with Articles 1 and 2 of the Charter of Fundamental Rights of the European Union. This is also in line with UN Sustainable Development Goal 6 and the associated target to "achieve universal and equitable access to safe and affordable drinking water for all". The concept of equitable access covers a wide array of aspects such as availability (due for instance to geographic reasons, lack of infrastructure or the	(17) The Commission, in its reply to the European citizens' initiative 'Right2Water' in 2014 ²³ , invited Member States to ensure access to a minimum water supply for all citizens, in accordance with the WHO recommendations. It also committed to continue to "improve access to safe drinking water [] for the whole population through environmental policies" ²⁴ . This is in line with UN Sustainable Development Goal 6 and the associated target to "achieve universal and equitable access to safe and affordable drinking water for all". The European Parliament, in its Resolution on the "follow-up to the European citizens' initiative Right2Water" ^{24a} , requested "that Member States should pay special attention to the needs of vulnerable groups in society" ^{24b} .	

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Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
Concerning affordability of water, it is important to recall that, when setting water tariffs in accordance with the principle of recovery of costs set out in Directive 2000/60/EC, Member States may have regard to the variation in the economic and social conditions of the population and may therefore adopt social tariffs or take measures safeguarding populations at a socio-economic disadvantage. This Directive deals, in particular, with the aspects of access to water which are related to quality and availability. To address those aspects, as part of the reply to the European citizens' initiative and to contribute to the implementation of Principle 20 of the European Pillar of Social Rights ²⁵ that states that "everyone has the right to access essential services of good quality, including water", Member States should be required to tackle the issue of access to water at national level whilst enjoying some discretion as to the exact type of measures to be	specific situation of certain parts of the populations), quality, acceptability, or financial affordability. Concerning affordability of water, it is important to recall that, without prejudice to Article 9(4) of Directive 2000/60/EC, when setting water tariffs in accordance with the principle of recovery of costs set out in that Directive, Member States may have regard to the variation in the economic and social conditions of the population and may therefore adopt social tariffs or take measures safeguarding populations at a socio-economic disadvantage. This Directive deals, in particular, with the aspects of access to water which are related to quality and availability. To address those aspects, as part of the reply to the European citizens' initiative and to contribute to the implementation of Principle 20 of the European Pillar of Social Rights ²⁵ that states that "everyone has the right to access essential services of good	COM(2014)177 final COM(2014)177 final, p. 12 P8_TA(2015)0294. P8_TA(2015)0294, paragraph P8_TA(2015)0294, paragraph	

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Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
implemented. This can be done	quality, including water", Member		
through actions aimed, inter alia,	States should be required to tackle		
at improving access to water	the issue of <i>affordable</i> access to		
intended for human consumption	water at national level whilst		
for all, for instance with freely	enjoying a certain margin of		
accessible fountains in cities, and	discretion as to the exact type of		
promoting its use by encouraging	measures to be implemented. This		
the free provision of water	can be done through actions		
intended for human consumption	aimed, inter alia, at improving		
in public buildings and restaurants.	access to water intended for human		
	consumption for all, for instance		
	by not unjustifiably making water		
	quality requirements more		
	stringent on public-health		
	grounds, which would increase		
	the price of water for citizens,		
	with freely accessible fountains in		
	cities, and promoting its use by		
	encouraging the free provision of		
	water intended for human		
	consumption in public buildings,		
	restaurants, shopping and		
	recreational centres, as well as		
	areas of transit and large footfall		
	such as train stations or airports.		
	Member States should be free to		
	determine the right mix of such		
	instruments with regard to their		
	specific national circumstances.		

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
	23 COM(2014)177 final 24 COM(2014)177 final, p. 12 25 Interinstitutional Proclamation on the European Pillar of Social Rights (2017/C 428/09) of 17 November 2017 (OJ C 428, 13.12.2017, p. 10).	COM(2014)177 final COM(2014)177 final, p. 12 Interinstitutional Proclamation on the European Pillar of Social Rights (2017/C 428/09) of 17 November 2017 (OJ C 428, 13.12.2017, p. 10).		
74.			Recital 17a (new)	
75.			(17a) The Union and the Member States have committed themselves, within their respective competences, to the Sustainable Development Goals, whilst recognising the primary responsibility of Member States in the follow-up and review at national, regional and global levels of progress towards the SDGs. Some of the SDGs, including the right to water, do not fall within the Union's environment policy or the Union's social policy, which is limited and complementary in nature. Whilst bearing in mind the limits of Union competence, it is nevertheless appropriate to ensure that MS' continued commitment to the right to	

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Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
		water should be in accordance	
		with this Directive, whilst	
		respecting the principle of	
		subsidiarity.	
		In this regard, Member States	
		currently undertake	
		considerable efforts to improve access to water intended for	
		human consumption. In addition, the Protocol on Water	
		and Health of the UNECE	
		Water Convention that many	
		Member States are also parties	
		to, and WHO EURO, aim to	
		protect human health by better	
		water management and by	
		reducing water-related diseases.	
		Member States could make use	
		of the guidance documents	
		developed under the remit of	
		this Protocol to assess the policy	
		background ^{25a} and the baseline	
		situation on access to water ^{25b}	
		and define the necessary	
		actions ^{25c} to improve equitable	
		access to all.	
		2591.44	
		^{25a} https://www.unece.org/env/water/pu blications/ece mp.wh 6.html	
		25bhttps://www.unece.org/env/water/pu	

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
			blications/ece mp.wh 8.html 25chttps://www.unece.org/environ mental- policy/conventions/water/envwat erpublicationspub/brochuresabo ut-the protocol-on-water-and- health/2016/guidance-note-on- the-development-of-action- plans-toensure-equitable-access- to-water-and- sanitation/doc.html	
76.		Recital 18 AM 29		
77.	(18) The European Parliament, in its Resolution on the "follow-up to the European citizens' initiative Right2Water" ²² , "requested <i>that Member States should pay special attention to the needs of vulnerable groups in society</i> " ²³ . The specific situation of minority cultures, such as Roma, Sinti, Travellers, Kalé, Gens du voyage etc., whether sedentary or not – in particular	(18) The European Parliament, in its Resolution on the "follow-up to the European citizens' initiative Right2Water" ²⁶ , "requested that Member States should pay special attention to the needs of vulnerable groups in society" ²⁷ . The specific situation of minority cultures, such as Roma <i>and</i> Travellers, whether sedentary or not – in particular their lack of access to drinking	Deleted	
	their lack of access to drinking water – was also acknowledged in the Commission Report on the implementation of the EU Framework for National Roma	water – was also acknowledged in the Commission Report on the implementation of the EU Framework for National Roma Integration Strategies ²⁸ and the		

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Integration Strategies ²⁴ and the	Council Recommendation on		
Council Recommendation on	effective Roma integration		
effective Roma integration	measures in the Member States ²⁹ .		
measures in the Member States ²⁵ .	In light of that general context, it is		
In light of that general context, it is	appropriate that Member States		
appropriate that Member States	pay particular attention to		
pay particular attention to	vulnerable and marginalised		
vulnerable and marginalised	groups by taking the necessary		
groups by taking the necessary	measures to ensure that those		
measures to ensure that those	groups have access to water.		
groups have access to water.	Taking into account the principle		
Without prejudice to the right of	of recovery of costs set out in		
the Member States to define those	Directive 2000/60/EC, Member		
groups, they should at least include	States should improve access to		
refugees, nomadic communities,	water for vulnerable and		
homeless people and minority	marginalised groups without		
cultures such as Roma, Sinti,	jeopardising the supply of		
Travellers, Kalé, Gens du voyage,	universally affordable high-		
etc., whether sedentary or not.	<i>quality water</i> . Without prejudice to		
Such measures to ensure access,	the right of the Member States to		
left to the appreciation of the	define those groups, they should at		
Member States, might for example	least include refugees, nomadic		
include providing alternative	communities, homeless people and		
supply systems (individual	minority cultures such as Roma		
treatment devices), providing	and Travellers, whether sedentary		
water via tankers (trucks and	or not. Such measures to ensure		
cisterns) and ensuring the	access, left to the appreciation of		
necessary infrastructure for camps.	the Member States, might for		
	example include providing		

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Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
	alternative supply systems (individual treatment devices), providing water via tankers (trucks and cisterns) and ensuring the necessary infrastructure for camps. Where local public authorities are made responsible for meeting those obligations, Member States should ensure that they have sufficient financial resources and technical and material capacities and should support them accordingly, by providing expert support for example. In particular, the distribution of water for vulnerable and marginalised groups should not be disproportionately costly for local public authorities.		
P8_TA(2015)0294 P8_TA(2015)0294, paragraph 62. P8_COM(2014) 209 final Council Recommendation (2013/C 378/01) of 9 December 2013 on effective Roma integration measures in the Member States (OJ C 378, 24.12.2013, p. 1).	P8_TA(2015)0294 P8_TA(2015)0294, paragraph 62. P8_COM(2014) 209 final Council Recommendation (2013/C 378/01) of 9 December 2013 on effective Roma integration measures in the Member States (OJ C 378, 24.12.2013, p. 1). Recital 19		

	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
		AM 30		
79.	(19) The 7 th Environment	(19) The 7 th Environment	(19) The 7 th Environment	
	Action Programme to 2020	Action Programme to 2020	Action Programme to 2020	
	'Living well, within the limits of	'Living well, within the limits of	'Living well, within the limits of	
	our planet' ³⁰ , requires that the	our planet' ³⁰ , requires that the	our planet' ³⁰ , requires that the	
	public have access to clear	public have access to clear	public have access to clear	
	environmental information at	environmental information at	environmental information at	
	national level. Directive 98/83/EC	national level. Directive 98/83/EC	national level. Directive 98/83/EC	
	only provided for passive access to	only provided for passive access to	only provided for passive access to	
	information, meaning that Member	information, meaning that Member	information, meaning that Member	
	States merely had to ensure that	States merely had to ensure that	States merely had to ensure that	
	information was available. Those	information was available. Those	information was available. Those	
	provisions should therefore be	provisions should therefore be	provisions should therefore be	
	replaced to ensure that up-to-date	replaced to ensure that up-to-date	replaced to ensure that up-to-date	
	information is easily accessible,	information <i>that</i> is	information on the quality of	
	for instance on a website whose	comprehensible and relevant to	water is easily accessible, for	
	link should be actively distributed.	consumers and easily accessible,	instance on a website whose link	
	The up-to-date information should	for instance <i>in a booklet</i> , a website	should be actively distributed or	
	not only include results from the	or a smart application. The up-to-	by other means as appropriate.	
	monitoring programmes, but also	date information should not only	The up-to-date information should	
	additional information that the	include results from the	include, as a minimum the price	
	public may find useful, such as	monitoring programmes, but also	or cost of water supplied per	
	information on indicators (iron,	additional information that the	litre or cubic metre, as well as	
	hardness, minerals, etc.), which	public may find useful, such as <i>the</i>	results from the monitoring	
	often influence consumers'	outcome of actions taken to	programmes, types of water	
	perception of tap water. To that	monitor water suppliers as	treatment and disinfection	
	end, the indicator parameters of	<i>regards</i> water <i>quality</i> parameters	applied, information on	
	Directive 98/83/EC that did not	and information on indicator	exceedance of the parametric	
	provide health-related information	parameters listed in Part Ba of	values relevant for human	

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should be replaced by on-line	Annex I. For very large water	health, relevant information on risk assessment and risk	
information on those parameters. For very large water suppliers,	suppliers, additional information on, inter alia, management, <i>tariff</i>	management of the supply	
additional information on, <i>inter</i>	structure and treatment applied,	system, advice on how to reduce	
alia, energy efficiency,	should also be available on-line.	water consumption and avoid	
management, governance, cost	The purpose of better consumer	health risks due to stagnant	
structure, and treatment applied,	knowledge of relevant	water, but also additional	
should also be available on-line. It	<i>information</i> and improved	information that the public may	
is assumed that better consumer	transparency should be to increase	find useful, such as information on	
knowledge and improved	citizens' confidence in the water	indicators (iron, hardness,	
transparency will contribute to	supplied to them, as well as in	minerals, etc.), which often	
increasing citizens' confidence in	water services, and should lead to	influence consumers' perception of	
the water supplied to them. This in turn is expected to lead to	an increased use of tap water as drinking water, which could	tap water. In addition, as a response to consumers interests	
increased use of tap water, thereby	contribute to reduced plastic	on water issues, they should be	
contributing to reduced plastic	usage and litter and greenhouse	given access, upon request, to	
litter and greenhouse gas	gas emissions, and a positive	available historical data on	
emissions, and a positive impact	impact on climate change	monitoring results and types of	
on climate change mitigation and	mitigation and the environment as	treatment. It is assumed that	
the environment as a whole.	a whole.	better consumer knowledge and	
		improved transparency will	
		contribute to increasing citizens'	
		confidence in the water supplied to	
		them. This in turn is expected to	
		lead to increased use of tap water,	
		thereby contributing to reduced	
		plastic litter and greenhouse gas emissions, and a positive impact	
		on climate change mitigation and	

	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
	Decision No 1386/2013/EU of the European Parliament and of the Council of 20 November 2013 on a General Union Environment Action Programme to 2020 'Living well, within the limits of our planet' (OJ L 354, 28.12.2013, p. 171).	Decision No 1386/2013/EU of the European Parliament and of the Council of 20 November 2013 on a General Union Environment Action Programme to 2020 'Living well, within the limits of our planet' (OJ L 354, 28.12.2013, p. 171).	the environment as a whole. 30 Decision No 1386/2013/EU of the European Parliament and of the Council of 20 November 2013 on a General Union Environment Action Programme to 2020 'Living well, within the limits of our planet' (OJ L 354, 28.12.2013, p. 171).	
80.		Recital 20 AM 31		
81.				
82.	(20) For the same reasons, and in order to make consumers more aware of the implications of water consumption, they should also receive information (for instance on their invoice or by smart	(20) For the same reasons, and in order to make consumers more aware of the implications of water consumption, they should also receive information <i>in an easily accessible manner</i> , <i>for instance</i>	Deleted	

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
	applications) on the volume consumed, the cost structure of the tariff charged by the water supplier, including variable and fixed costs, as well as on the price per litre of water intended for human consumption, thereby allowing a comparison with the price of bottled water.	on their invoice or by smart application on the volume consumed per year, changes in consumption, a comparison with average household consumption, where such information is available to the water supplier, the structure of the tariff charged by the water supplier, including the distribution of variable and fixed		
92		parts of it, as well as on the price per litre of water intended for human consumption, thereby allowing a comparison with the price of bottled water.		
83.		Recital 21 AM 32		
84.	(21) The principles to be considered in the setting of water tariffs, namely recovery of costs for water services and polluter pays, are set out in Directive	(21) The fundamental principles to be considered in the setting of water tariffs, without prejudice to Article 9(4) of Directive 2000/60/EC, namely	Deleted	
	2000/60/EC. However, the financial sustainability of the provision of water services is not always ensured, sometimes leading to under-investment in the maintenance of water infrastructure. With the	recovery of costs for water services and polluter pays, are set out in <i>that</i> Directive. However, the financial sustainability of the provision of water services is not always ensured, sometimes leading to under-investment in the		

	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
	improvement of monitoring techniques, leakage rates – mainly due to such under-investment – have become increasingly apparent and reduction of water losses should be encouraged at Union level to improve the efficiency of water infrastructure. In line with the principle of subsidiarity, that issue should be addressed by increasing transparency and	maintenance of water infrastructure. With the improvement of monitoring techniques, leakage <i>levels</i> – mainly due to such under-investment – have become increasingly apparent and reduction of water losses should be encouraged at Union level to improve the efficiency of water infrastructure. In line with the principle of subsidiarity, <i>in</i>		
	consumer information on leakage rates and energy efficiency.	order to raise awareness of this issue, the information related to it should be shared in a more transparent way with consumers.		
85.	Recital 22			
86.	(22) Directive 2003/4/EC of the European Parliament and of the Council ³¹ aims at guaranteeing the right of access to environmental information in the Member States in line with the Aarhus Convention. It encompasses broad obligations related both to making environmental information available upon request and actively disseminating such information.			

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Directive 2007/2/EC of the			
European Parliament and of the			
Council ³² is also of broad scope,			
covering the sharing of spatial			
information, including data-sets on			
different environmental topics. It is			
important that provisions of this			
Directive related to access to			
information and data-sharing			
arrangements complement those			
Directives and do not create a			
separate legal regime. Therefore,			
the provisions of this Directive on			
information to the public and on			
information on monitoring of			
implementation should be without			
prejudice to Directives 2003/4/EC			
and 2007/2/EC.			
Directive 2003/4/EC of the			
European Parliament and of the Council			
of 28 January 2003 on public access to			
environmental information and repealing Council Directive 90/313/EEC (OJ L 41,			
14.2.2003, p. 26).			
Directive 2007/2/EC of the			
European Parliament and of the Council			
of 14 March 2007 establishing an			
Infrastructure for Spatial Information in			
the European Community (INSPIRE) (OJ			

	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
	L 108, 25.4.2007, p. 1).			
87.	Recital 23			
88.	(23) Directive 98/83/EC did not			
00.	set out reporting obligations for			
	small water suppliers. To remedy			
	this, and to address the need for			
	implementation and compliance			
	information, a new system should			
	be introduced, whereby Member			
	States are required to set up, keep			
	up-to-date and make accessible to			
	the Commission and the European			
	Environmental Agency data sets			
	containing only relevant data, such			
	as exceedances of parametric			
	values and incidents of a certain			
	significance. This should ensure			
	that the administrative burden on			
	all entities remains as limited as			
	possible. To ensure the appropriate			
	infrastructure for public access,			
	reporting and data-sharing between			
	public authorities, Member States			
	should base the data specifications			
	on Directive 2007/2/EC and its			
	implementing acts.			

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
	³³ OJ L 123, 12.5.2016, p. 1.			
91.		Recital 25 AM 34		
92.	(25) Pursuant to paragraph 22 of the Interinstitutional Agreement on Better Law-Making, the Commission should carry out an evaluation of this Directive within a certain period of time from the date set for its transposition. That evaluation should be based on experience gathered and data collected during the implementation of the Directive, on relevant scientific, analytical, epidemiological data, and on any available WHO recommendations.	(25) Pursuant to paragraph 22 of the Interinstitutional Agreement on Better Law-Making, the Commission should carry out an evaluation of this Directive within a certain period of time from the date set for its transposition. That evaluation should be based on experience gathered and data collected during the implementation of the Directive, on any available WHO recommendations, and on relevant scientific, analytical and epidemiological data.		Clarification: What is the intention?
93.	Recital 26			
94.	(26) This Directive respects the fundamental rights and observes the principles recognised by the Charter of Fundamental Rights of the European Union. In particular, this Directive seeks to promote the principles relating to health care, access to services of general			

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
	economic interest, environmental			
	protection and consumer			
0.5	protection.			
95.			Recital 27	
96.	(27) As the Court of Justice has		(27) The aim of this Directive	
	held on numerous occasions, it		is to protect human health and	
	would be incompatible with the		the environment. As the Court of	
	binding effect which the third		Justice has held on numerous	
	paragraph of Article 288 of the		occasions, it would be	
	Treaty ascribes to a Directive to		incompatible with the binding	
	exclude, in principle, the		effect which the third paragraph of	
	possibility of an obligation		Article 288 of the Treaty ascribes	
	imposed by a Directive from being		to a Directive to exclude, in	
	relied on by persons concerned.		principle, the possibility of an	
	That consideration applies		obligation imposed by a Directive	
	particularly in respect of a		from being relied on by persons	
	Directive which has the objective		concerned. That consideration	
	of protecting human health from		applies particularly in respect of a	
	the adverse effects of any		Directive which has the objective	
	contamination of water intended		of protecting human health from	
	for human consumption.		the adverse effects of any	
	Therefore, in accordance with the		contamination of water intended	
	Aarhus Convention on access to		for human consumption.	
	information, public participation in			
	decision-making and access to			
	justice in environmental matters ³⁴ ,			
	members of the public concerned			
	should have access to justice in			

	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
	order to contribute to the protection of the right to live in an environment which is adequate for personal health and well-being. In addition, where a large number of persons are in a 'mass harm situation', due to the same illegal practices relating to the violation of rights granted by this Directive, they should have the possibility to use collective redress mechanisms, where such mechanisms have been established by Member States in line with Commission Recommendation 2013/396/EU ³⁵ .			
97.	OJ L 124, 17.5.2005, p. 4. Commission Recommendation of 11 June 2013 on common principles for injunctive and compensatory collective redress mechanisms in the Member States concerning violations of rights granted under Union law (OJ L 201, 26.7.2013, p. 60).	Recital 28		
		AM 35		
98.	(28) In order to adapt this Directive to scientific and	(28) In order to adapt this Directive to scientific and	(28) In order to adapt this Directive to scientific and	Not acceptable

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Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
technical progress or to specify	technical progress or to specify	technical progress or to specify	
monitoring requirements for the	monitoring requirements for the	monitoring requirements for the	
purposes of the hazard and	purposes of the hazard and	purposes of the risk based	
domestic distribution risk	domestic distribution risk	approach to water safety, the	
assessments, the power to adopt	assessments, the power to adopt	power to adopt acts in accordance	
acts in accordance with Article 290	acts in accordance with Article 290	with Article 290 of the Treaty	
of the Treaty should be delegated	of the Treaty should be delegated	should be delegated to the	
to the Commission to amend	to the Commission to amend	Commission to amend Annex III	
Annexes I to IV to this Directive.	Annexes I to IV to this Directive,	to this Directive. It is of particular	
It is of particular importance that	and take measures necessary	importance that the Commission	
the Commission carry out	under the changes set out under	carry out appropriate consultations	
appropriate consultations during its	Article 10a. It is of particular	during its preparatory work,	
preparatory work, including at	importance that the Commission	including at expert level, and that	
expert level, and that those	carry out appropriate consultations	those consultations be conducted	
consultations be conducted in	during its preparatory work,	in accordance with the principles	
accordance with the principles laid	including at expert level, and that	laid down in the Interinstitutional	
down in the Interinstitutional	those consultations be conducted	Agreement of 13 April 2016 on	
Agreement of 13 April 2016 on	in accordance with the principles	Better Law-Making. In particular,	
Better Law-Making. In particular,	laid down in the Interinstitutional	to ensure equal participation in the	
to ensure equal participation in the	Agreement of 13 April 2016 on	preparation of delegated acts, the	
preparation of delegated acts, the	Better Law-Making. In particular,	European Parliament and the	
European Parliament and the	to ensure equal participation in the	Council receive all documents at	
Council receive all documents at	preparation of delegated acts, the	the same time as Member States'	
the same time as Member States'	European Parliament and the	experts, and their experts	
experts, and their experts	Council receive all documents at	systematically have access to	
systematically have access to	the same time as Member States'	meetings of Commission expert	
meetings of Commission expert	experts, and their experts	groups dealing with the	
groups dealing with the	systematically have access to	preparation of delegated acts. In	
preparation of delegated acts. In	meetings of Commission expert	addition, the empowerment laid	

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
	addition, the empowerment laid down in Annex I, part C, Note 10, of Directive 98/83/EC, to set monitoring frequencies and monitoring methods for radioactive substances has become obsolete due to the adoption of Council Directive 2013/51/Euratom ³⁶ and should therefore be deleted. The empowerment laid down in the second subparagraph of part A of Annex III to Directive 98/83/EC concerning amendments of the Directive is no longer necessary and should be deleted.	groups dealing with the preparation of delegated acts. In addition, the empowerment laid down in Annex I, part C, Note 10, of Directive 98/83/EC, to set monitoring frequencies and monitoring methods for radioactive substances has become obsolete due to the adoption of Council Directive 2013/51/Euratom ³⁶ and should therefore be deleted. The empowerment laid down in the second subparagraph of part A of Annex III to Directive 98/83/EC concerning amendments of the Directive is no longer necessary	down in Annex I, part C, Note 10, of Directive 98/83/EC, to set monitoring frequencies and monitoring methods for radioactive substances has become obsolete due to the adoption of Council Directive 2013/51/Euratom ³⁶ and should therefore be deleted. The empowerment laid down in the second subparagraph of part A of Annex III to Directive 98/83/EC concerning amendments of the Directive is no longer necessary and should be deleted.	
	Council Directive 2013/51/Euratom of 22 October 2013 laying down requirements for the protection of the health of the general public with regard to radioactive substances in water intended for human consumption (OJ L 296, 7.11.2013, p. 12).	and should be deleted. Council Directive 2013/51/Euratom of 22 October 2013 laying down requirements for the protection of the health of the general public with regard to radioactive substances in water intended for human consumption (OJ L 296, 7.11.2013, p. 12).	2013/51/Euratom of 22 October 2013 laying down requirements for the protection of the health of the general public with regard to radioactive substances in water intended for human consumption (OJ L 296, 7.11.2013, p. 12).	
99.			Recital 29	

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
10	(29) In order to ensure uniform		(29) In order to ensure uniform	
0.	conditions for the implementation		conditions for the implementation	
	of this Directive, implementing		of this Directive, implementing	
	powers should be conferred on the		powers should be conferred on the	
	Commission for the adoption of		Commission for the adoption of	
	the format of, and modalities to		the format of, and modalities to	
	present, the information on water		present, the information to be	
	intended for human consumption		provided by Member States and	
	to be provided to all persons		compiled by the European	
	supplied, as well as for the		Environmental Agency on the	
	adoption of the format of, and		implementation of this Directive,	
	modalities to present, the		as well as to establish a watch list	
	information to be provided by		mechanism . Those powers should	
	Member States and compiled by		be exercised in accordance with	
	the European Environmental		Regulation (EU) No 182/2011 of	
	Agency on the implementation of		the European Parliament and of the	
	this Directive. Those powers		Council ³⁷ .	
	should be exercised in accordance			
	with Regulation (EU) No			
	182/2011 of the European		Regulation (EU) No 182/2011 of	
	Parliament and of the Council ³⁷ .		the European Parliament and of the	
			Council of 16 February 2011 laying down	
			the rules and general principles concerning mechanisms for control by the	
			Member States of the Commission's	
	Regulation (EU) No 182/2011 of		exercise of implementing powers (OJ L	
	the European Parliament and of the		55, 28.2.2011, p. 13).	
	Council of 16 February 2011 laying down			
	the rules and general principles			
	concerning mechanisms for control by the Member States of the Commission's			

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
	exercise of implementing powers (OJ L 55, 28.2.2011, p. 13).			
10 1.	Recital 30			
10 2.	(30) Without prejudice to the requirements of Directive 2008/99/EC of the European Parliament and of the Council ³⁸ , Member States should lay down rules on penalties applicable to infringements of the provisions of this Directive and ensure that they are implemented. The penalties should be effective, proportionate and dissuasive. 38 Directive 2008/99/EC of the European Parliament and of the Council of 19 November 2008 on the protection of the environment through criminal law (OJ L 328, 6.12.2008, p. 28).			
10 3.			Recital 30a (new)	
10 4.			(30a) In order for water suppliers to have a full set of data available when they start	

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Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
		applying the supply risk	
		assessment, a transition period	
		of 3 years should be introduced	
		for new parameters. This will	
		allow Member States to carry	
		out the identification of hazards	
		and hazardous events during	
		those first 3 years after	
		application date of this Directive,	
		thereby already providing data	
		to water suppliers on these new	
		parameters, and avoiding any	
		unnecessary monitoring by	
		water suppliers, if it is found	
		that a parameter does not need	
		to be monitored via this first	
		identification of hazards and	
		hazardous events. During those	
		initial 3 years, water suppliers	
		should nevertheless carry out the	
		suppply risk assessment (or use	
		existing risk assessments already	
		carried out under Directive (EU)	
		2015/1787) for those parameters	
		that were part of Annex I to	
		Directive 98/83/EC, given that	
		data will already be available for	
		those parameters when this	
		Directive enters into force.	

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
10 5.	Recital 31			
10 6.	(31) Directive 2013/51/Euratom lays down specific arrangements for the monitoring of radioactive substances in water intended for human consumption. Therefore, this Directive should not set out parametric values on radioactivity.			
10 7.	Recital 32			
10 8.	(32) Since the objective of this Directive, namely the protection of human health, cannot be sufficiently achieved by the Member States but can rather, by reason of the scale and effects of the action, be better achieved at Union level, the Union may adopt measures, in accordance with the principle of subsidiarity as set out in Article 5 of the Treaty on the European Union. In accordance with the principle of proportionality as set out in that			

	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
	Article, this Directive does not go beyond what is necessary in order to achieve those objectives.			
10 9.	Recital 33			
11 0.	(33) The obligation to transpose this Directive into national law should be confined to those provisions which represent a substantive amendment as compared to the earlier Directives. The obligation to transpose the provisions which are unchanged arises under the earlier Directives.			
11 1.	Recital 34			
11 2.	(34) This Directive should be without prejudice to the obligations of the Member States relating to the time-limits for the transposition into national law of the Directives set out in Annex V, Part B,			

Proposal for a

DIRECTIVE OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL

on the quality of water intended for human consumption (recast)

(Text with EEA relevance)

	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
11	HAVE ADOPTED THIS DIRECTIVE:			
3.	DINECTIVE.			
11	Article 1			
4.	Objective			
11		Article 1 (1) AM 36		
5.				
1.1	1. This Directive concerns the	This Directive concerns the		Not acceptable
11 6.	quality of water intended for	quality of water intended for		- The state of the
0.	human consumption.	human consumption for all in the		
		Union.		
11		Article 1 (2)		
1.1		AMs 163, 189, 207 and 215		

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
7.				
11 8.	2. The objective of this Directive shall be to protect human health from the adverse effects of any contamination of water intended for human consumption by ensuring that it is wholesome and clean.	2. The objective of this Directive shall be to protect human health from the adverse effects of any contamination of water intended for human consumption by ensuring that it is wholesome and clean, and to provide universal access to water intended for human consumption.		Not acceptable
11 9.	Article 2 Definitions			
12 0.		Article 2 (1) AM 38		
12	For the purposes of this Directive: 1. 'water intended for human consumption' shall mean all water either in its original state or after treatment, intended for drinking, cooking, food preparation or production, or other domestic purposes in both public and private premises, regardless of its origin and whether it is supplied from a	For the purposes of this Directive: 1. 'water intended for human consumption' shall mean all water either in its original state or after treatment, intended for drinking, cooking, food preparation or production, or for other food purposes, or other domestic purposes in both public and private premises, including food	For the purposes of this Directive: 1. 'water intended for human consumption' shall mean: a) all water either in its original state or after treatment, intended for drinking, cooking, food preparation or other domestic purposes in both public and private premises,	

	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
	distribution network, supplied from a tanker or, for spring waters, put in bottles .	businesses, regardless of its origin and whether it is supplied from a distribution network, supplied from a tanker or put in bottles or containers.	regardless of its origin and whether it is supplied from a distribution network, supplied from a tanker or put in bottles or containers, including spring waters.	
12 2.			Article 2 (1) (b) (new)	
12 3.			b) all water used in any food business for the manufacture, processing, preservation or marketing of products or substances intended for human consumption unless the competent national authorities are satisfied that the quality of the water cannot affect the wholesomeness of the foodstuff in its finished form.	
12 4.		Article 2 (2) AM 39		
12 5.	2. 'domestic distribution system' shall mean the pipework, fittings and appliances which are installed between the taps that are	(Does not affect the English version.)		

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
	normally used for human			
	consumption in both public and private premises and the			
	distribution network but only if			
	they are not the responsibility of			
	the water supplier, in its capacity			
	as a water supplier, according to			
	the relevant national law.			
12		Article 2 (3)		
6.		AM 40		
12	3. 'water supplier' shall mean	3. 'water supplier' shall mean	3. 'water supplier' shall mean	
7.	an entity supplying at least 10 m ³	a legal entity supplying at least 10	an entity supplying water intended	
/ .	of water intended for human	m3 of water intended for human	for human consumption.	
	consumption a day as an average.	consumption a day as an average.		

	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
12 8.		Article 2 (3a) (new) AM 41		In general, no support for amendments on the different categories of water suppliers, as it does not seem to have an added value.
12 9.		3a. 'very small water supplier' shall mean a water supplier supplying less than 50 m³ per day or serving less than 250 people.		Not acceptable
13 0.		Article 2 (4) AM 42		
13 1.	4. 'small water supplier' shall mean a water supplier supplying less than 500 m ³ per day or serving less than 5 000 people.	4. 'small water supplier' shall mean a water supplier supplying less than 500 m ³ per day or serving less than 2 500 people.	Deleted	Not acceptable
13 2.		Article 2 (4a) AM 43		
13 3.		4a. 'medium water supplier' shall mean a water supplier supplying at least 500 m ³ per day or serving at least 2 500 people.		Not acceptable
13 4.		Article 2 (5) AM 44		

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
13 5.	mean a water supplier supplying at least 500 m ³ per day or serving at	5. 'large water supplier' shall mean a water supplier supplying at least 5 000 m ³ per day or serving at least 25 000 people.	Deleted	Not acceptable

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
13 6.		Article 2 (6) AM 45		
13 7.	6. 'very large water supplier' shall mean a water supplier supplying at least 5 000 m ³ per day or serving at least 50 000 people.	6. 'very large water supplier' shall mean a water supplier supplying at least 20 000 m ³ per day or serving at least 100 000 people.	6. 'very large water supplier' shall mean a water supplier supplying at least 10000 m ³ per day as an average or serving at least 50 000 people.	Not acceptable
13 8.		Article 2 (7) AM 46		
13 9.	7. 'priority premises' shall mean large premises with many users potentially exposed to water-related risks, such as hospitals, healthcare institutions, buildings with a lodging facility, penal institutions and campgrounds, as identified by Member States.	7. 'priority premises' shall mean large non-household premises with many people, in particular vulnerable people, potentially exposed to water-related risks, such as hospitals, healthcare institutions, retirement homes, schools, universities and other education facilities, crèches and nurseries, sport, recreation, leisure and exhibition facilities, buildings with a lodging facility, penal institutions and campgrounds, as identified by Member States.	7. 'priority premises' shall mean large premises with many users potentially exposed to water-related risks, in particular large premises for public use, , as identified by Member States.	

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
14 0.			Article 2 (8)	
14	8. 'vulnerable and marginalised groups' shall mean people isolated from society, as a result of discrimination or of a lack of access to rights, resources, or opportunities, and who are more exposed to a range of possible risks relating to their health, safety, lack of education, engagement in harmful practices, or other risks, compared to the rest of society.	Article 2 (8a) (new)	Deleted	
14 2.		AM 47		
14 3.		8a. 'food business' shall mean a food business as defined in point (2) of Article 3 of Regulation (EC) No 178/2002.	8a. 'food business' shall mean food business as defined in Article 3(2) of Regulation 178/2002 laying down the general principles and requirements of food law, establishing the European Food Safety Authority and laying down procedures in matters of food safety	Concurrent intention

	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
14 4.			Article 2 (9) (new)	
14 5.			9. 'food business operator' shall mean food business operator as defined in Article 3 (3) of Regulation 178/2002 laying down the general principles and requirements of food law, establishing the European Food Safety Authority and laying down procedures in matters of food safety	
14 6.			Article 2 (10) (new)	
14 7.			10. 'hazard' shall mean biological, chemical, physical or radiological agent in, or condition of water, with the potential to cause harm to public health through water consumption.	
14 8.			Article 2 (11) (new)	

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
14 9.			11. 'hazardous event' shall mean event that introduces hazards to, or fails to remove them from, the drinking water supply system.	
15 0.			Article 2 (12) (new)	
15 1.			12. 'risk' shall mean combination of the likelihood of a hazardous event and the severity of consequences, if the hazard and hazardous event occur in the drinking water supply system.	

	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
15 2.	Article 3Exemptions			
15 3.	Article 3 (1)			
15 4.	1. This Directive shall not apply to:			
15 5.	(a) natural mineral waters recognised as such by the responsible authority, as referred to in Directive 2009/54/EC;			
15 6.	(b) waters which are medicinal products within the meaning of Directive 2001/83/EC.			
15 7.		Article 3 (1a) (new) AM 48		
15 8.		Ia. For water used in food businesses for the manufacture, processing, preservation or marketing of products or substances intended for human		Not acceptable

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
		consumption, only Articles 4, 5, 6		
		and 11 of this Directive shall		
		apply. However, none of the		
		articles of this Directive shall		
		apply where an operator of a food business can demonstrate to the		
		satisfaction of the competent		
		national authorities that the		
		quality of the water it uses does		
		not affect the hygiene of the		
		products or substances resulting		
		from its activities and that such		
		products or substances comply		
		with Regulation (EC) No		
		852/2004 of the European		
		Parliament and of the Council ^{1a} .		
		Regulation (EC) No 852/2004		
		of the European Parliament and of the		
		Council of 29 April 2004 on the hygiene		
		of foodstuffs (OJ L 139, 30.4.2004, p. 1).		
15		Article 3 (1b) (new)		
9.		AM 49		
16		1b. A producer of water		Not acceptable
16 0.		intended for human consumption		•
U.		that is put into bottles or		
		containers shall not be considered		
		a water supplier.		

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Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
	Provisions of this Directive shall apply to water intended for human consumption put into bottles or containers insofar as they are not covered by obligations under other Union legislation.		

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
16 1.		Article 3 (1c) (new)AM 50		
16 2.		1c. Maritime vessels that desalinate water, carry passengers and act as water suppliers shall only be subject to Articles 1 to 7 and 9 to 12 of this Directive and its Annexes.		Interesting concept that could be further developed
16 3.	Article 3 (2)			
16 4.	2. Member States may exempt from the provisions of this Directive:			
16 5.	(a) water intended exclusively for those purposes for which the competent authorities are satisfied that the quality of the water has no influence, either directly or indirectly, on the health of the consumers concerned;			
16 6.	(b) water intended for human consumption from an individual supply providing less than 10 m ³ a day as an average or serving fewer			

Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
than 50 persons, unless the water is supplied as part of a commercial or public activity.			

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
16 7.	Article 3 (3)			
16 8.	3. Member States that have recourse to the exemptions provided for in paragraph 2(b) shall ensure that the population concerned is informed thereof and of any action that can be taken to protect human health from the adverse effects resulting from any contamination of water intended for human consumption. In addition, when a potential danger to human health arising out of the quality of such water is apparent, the population concerned shall promptly be given appropriate advice.			
16 9.			Article 3 (4) (new)	
17 0.			4. Member States may exempt food business operators from the provisions of this Directive, as regards the water used for the specific purposes of	

	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
			the food business, if the competent national authorities are satisfied that the quality of that water cannot affect the safety of the foodstuff in its finished form and provided their water supply complies with relevant obligations under the procedures on hazard analysis and critical control point principles and remedial actions under relevant Union legislation on food.	
17 1.			Article 3 (5) (new)	
17 2.			5. Water suppliers supplying less than 10m3 a day as an average or servicing fewer than 50 persons as part of a commercial or public activity shall only be subject to Articles 1, 2, 3, 4, 5, 6, 11, 12 and 12a of this Directive, as well as relevant Annexes.	
17 3.	Article 4 General obligations			

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
17 4.	Article 4 (1)			
17 5.	1. Without prejudice to their obligations under other Union provisions, Member States shall take the measures necessary to ensure that water intended for human consumption is wholesome and clean. For the purposes of the minimum requirements of this Directive, water intended for human consumption shall be wholesome and clean if it meets all the following conditions:			
17 6.	Article 4 (1) (a)			
17 7.	(a) it is free from any micro- organisms and parasites and from any substances which, in numbers or concentrations, constitute a potential danger to human health;			
17 8.			Article 4 (1) (b)	

	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
17 9.	(b) it meets the minimum requirements set out in Annex I, Parts A and B;		(b) it meets the minimum requirements set out in Annex I, Parts A, B and C;	
18 0.		Article 4 (1) (c) AM 51		
18	(c) Member States have taken all other measures necessary to comply with the requirements set out in Articles 5 to 12 of this Directive.	(c) Member States have taken all other measures necessary to comply with the requirements set out:		
18 2.		(i) in Articles 4 to 12 of this Directive for water intended for human consumption supplied to the final consumers from a distribution network or from a tanker;		Not acceptable
18 3.		(ii) in Articles 4, 5 and 6 and Article 11(4) of this Directive for water intended for human consumption put into bottles or containers in a food business;		Not acceptable
18 4.		(iii) in Articles 4, 5, 6 and 11 of this Directive for water intended for human consumption produced and used in a food business for		Not acceptable

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
		the production, processing and distribution of food.		
18 5.			Article 4 (1) (new subparagraph)	
18 6.			The minimum requirements set out in Annex I, Part A, do not apply to bottled spring water as referred to in Directive 2009/54/EC.	
18 7.		Article 4 (2) AM 52		
18 8.	2. Member States shall ensure that the measures taken to implement this Directive in no circumstances have the effect of allowing, directly or indirectly, any deterioration of the present quality of water intended for human consumption or any increase in the pollution of waters used for the production of water intended for human consumption.	2. Member States shall ensure that the measures taken to implement this Directive adhere fully to the precautionary principle and in no circumstances have the effect of allowing, directly or indirectly, any deterioration of the present quality of water intended for human consumption or any increase in the pollution of waters used for the production of water intended for human consumption.		Clarification: What is the added value?
18		Article 4 (2a) (new)		

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
9.		AM 53		
19 0.		2a. Member States shall take measures to ensure that competent authorities carry out an assessment of the water leakage levels on their territory and of the potential for improvements in water leakage reduction in the drinking water sector. That assessment shall take into account relevant public health, environmental, technical and economic aspects. Member States shall adopt, by 31 December 2022, national targets to reduce the leakage levels of		Not acceptable
		water suppliers in their territory by 31 December 2030. Member		
		States may provide meaningful incentives to ensure that water suppliers in their territory meet the national targets.		

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
19 1.		Article 4 (2b) (new)AM 54		
19 2.		2b. If a competent authority in charge of the production and distribution of water intended for human consumption hands over the management of all or part of the water production or supply activities to a water supplier, the contract between the competent authority and the water supplier shall specify each party's responsibilities under this Directive.		Not acceptable
19 3.	Article 5 Quality standards			
19 4.		Article 5 (1) AM 55		
19 5.	1. Member States shall set values applicable to water intended for human consumption for the parameters set out in Annex I,	1. Member States shall set values applicable to water intended for human consumption for the parameters set out in Annex I.	1. Member States shall set values applicable to water intended for human consumption for the parameters set out in Annex I,	Acceptable

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
	which shall not be less stringent than the values set out therein.		Parts A, B, Ba and C, which shall not be less stringent than the values set out therein.	
19 6.		Article 5 (1a) AM 56		
19 7.		1a. The values set pursuant to paragraph 1 shall not be less stringent than those set out in Parts A, B and Ba of Annex I. As regards the parameters set out in Part Ba of Annex I, the values shall be set only for monitoring purposes and for the sake of ensuring that the requirements set out in Article 12 are met.	1a. As regards the parameters set out in Annex I, Part Ba, the values need be fixed only for monitoring purposes and for the fulfilment of the obligations imposed in Article 12.	
19 8.	Article 5 (2)			
19 9.	2. A Member State shall set values for additional parameters not included in Annex I where the protection of human health within its national territory or part of it so requires. The values set shall, as a minimum, satisfy the requirements			

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
	of Article 4(1)(a).			
20 0.		Article 5 (2) (subparagraph 1a) (new) AM 57		
20 1.		The Member States shall take all necessary measures to ensure that the treatment agents, the materials, and the disinfection procedures used for disinfection purposes in water supply systems do not adversely affect the quality of water intended for human consumption. Any contamination of water intended for human consumption from the use of such agents, materials and procedures shall be minimised without, however, compromising the effectiveness of the disinfection.		Acceptable
20 2.	Article 6 Point of compliance			
20 3.		Article 6 (1) intro AM 58		

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
20 4.	The parametric values set in accordance with Article 5 for the parameters listed in Annex I, parts A and B, shall be complied with:	The parametric values set in accordance with Article 5 for the parameters listed in Annex I, parts A, B <i>and C</i> , shall be complied with:	1. The parametric values set in accordance with Article 5 shall be complied with:	
20 5.	Article 6(intro (a))			
20 6.	(a) in the case of water supplied from a distribution network, at the point, within premises or an establishment, at which it emerges from the taps that are normally used for human consumption;			
20 7.	Article 6(intro (b))			
20 8.	(b) in the case of water supplied from a tanker, at the point at which it emerges from the tanker;			
20 9.		Article 6 (1)(c) AM 59		
21	(c) in the case of spring waters	(c) in the case of water	(c) in the case of water,	

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
0.	, at the point at which the water is put into the bottles .	intended for human consumption put into bottles or containers, at the point at which the water is put into the bottles or containers; Article 6 (1) (ca) (new)	including spring water, put into bottles or containers, at the point at which the water is put into the bottles or containers.	
21 1.		AM 60		
21 2.		(ca) in the case of water used in a food business where water is supplied by a water supplier, at the point of delivery in the food business.	(d) in the case of water used in a food business, at the point where the water is used in the business.	
21 3.		Article 6 (1a) (new) AM 61	Article 6 (2) (new)	
21 4.		1a. In the case of water covered by point (a) of paragraph 1, Member States shall be deemed to have fulfilled their obligations under this Article, where it can be established that non-compliance with the parameters provided for in Article 5 is caused by a private distribution system or the maintenance thereof, except as regards priority premises.	2. In the case of water covered by paragraph 1(a), Member States shall be deemed to have fulfilled their obligations under this Article and under Articles 4 and 12(2) where it can be established that noncompliance with the parametric values set in accordance with Article 5 is due to the domestic distribution system or the maintenance thereof except in	Concurrent intention

	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
			priority premises covered by Article 10.	
21 5.			Article 6 (3) (new)	
21 6.			3. Where paragraph 2 applies and there is a risk that water covered by paragraph 1(a) would not comply with the parametric values established in accordance with Article 5, Member States shall nevertheless ensure that:	
21 7.			Article 6 (3) (a) (new)	
21 8.			(a) appropriate measures are taken to reduce or eliminate the risk of non-compliance with the parametric values, such as advising property owners of any possible remedial action they could take, and if necessary, other measures, such as appropriate treatment techniques, are taken to change the nature or properties of the	

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Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
		water before it is supplied so as	
		to reduce or eliminate the risk of	
		the water not complying with the	
		parametric values after supply;	
		and	

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
21 9.			Article 6 (3) (b) (new)	
22 0.			(b) the consumers concerned are duly informed and advised of any possible additional remedial action that they should take.	
22 1.	Article 7 Risk-based approach to water safety			Article 7 Risk-based approach to water safety
22 2.			Article 7 (1)	
22 3.	1. Member States shall ensure that the supply, treatment and distribution of water intended for human consumption is subject to a risk-based approach, composed of the following elements:		1. Member States shall ensure that the supply, treatment and distribution of water intended for human consumption is subject to a risk-based approach that covers the whole supply chain from the catchment area, abstraction, treatment, storage and distribution of water to the point of compliance specified in Article 6.	1. Member States shall ensure that the supply, treatment and distribution of water intended for human consumption is subject to a risk-based approach that covers the whole supply chain from the catchment area, abstraction, treatment, storage and distribution of water to the point of compliance specified in Article 6. The risk-based approach shall

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
			The risk-based approach shall entail the following elements:	entail the following elements:
22 4.		Article 7 (1) (a) AM 62		
22 5.	(a) a hazard assessment of bodies of water used for the abstraction of water intended for human consumption, in accordance with Article 8;	(a) a hazard assessment of bodies of water or parts of bodies of water used for the abstraction of water intended for human consumption, carried out by Member States in accordance with Article 8;	(a) a risk assessment and risk management of the catchment area(s) for the abstraction point(s) of water intended for human consumption, in accordance with Article 8;	(a) a risk assessment and risk management of the catchment area(s) for the abstraction point(s) of water intended for human consumption in accordance with Article 8;
22 6.		Article 7 (1) (b) AM 63		
22 7.	(b) a supply risk assessment carried out by the water suppliers for the purposes of monitoring the quality of the water they supply, in accordance with Article 9 and Annex II, part C;	(b) a supply risk assessment carried out by the water suppliers <i>in each water supply system</i> for the purposes of <i>safeguarding and</i> monitoring the quality of the water they supply, in accordance with Article 9 and Annex II, part C;	(b) a risk assessment and risk management for the supply system that includes the abstraction, treatment, storage and distribution of water to the point of supply carried out by the water suppliers in accordance with Article 9;	(b) a risk assessment and risk management for each water supply system that includes the abstraction, treatment, storage and distribution of water to the point of supply carried out by the water suppliers in accordance with Article 9;
22 8.			Article 7 (1) (c)	

	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
22 9.	(c) a domestic distribution risk assessment, in accordance with Article 10.		(c) a risk assessment for the domestic distribution systems , in accordance with Article 10.	(c) a risk assessment for the domestic distribution systems, in accordance with Article 10.
23 0.		Article 7 (1a) (new) AM 64		
23 1.		1a. Member States may adapt the implementation of the risk-based approach, without compromising the objective of this Directive concerning the quality of water intended for human consumption and the health of consumers, when there are particular constraints due to geographical circumstances such as remoteness or accessibility of water supply zone.		EP Amendment Acceptable 1a. Member States may adapt the implementation of the risk- based approach, without compromising the objective of this Directive concerning the quality of water intended for human consumption and the health of consumers, when there are particular constraints due to geographical circumstances such as remoteness or accessibility of water supply zone
23 2.		Article 7 (1b) (new) AM 65		
23		1b. Member States shall ensure a clear and appropriate		EP Amendment acceptable with language adaptations as follows:

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
3.		distribution of responsibilities between stakeholders, as defined by the Member States, for the application of the risk-based approach with regard to the bodies of water used for the abstraction of water intended for human consumption and domestic distribution systems. Such distribution of responsibilities shall be tailored to their institutional and legal framework.		Ib. Member States shall ensure a clear and appropriate distribution of responsibilities between stakeholders, as defined by the Member States, for the application of the risk-based approach. Such distribution of responsibilities shall be tailored to their institutional and legal framework.
23 4.		Article 7 (2) AM 66		
23 5.	2. Hazard assessments shall be carried out by [3 years after the end-date for transposition of this Directive]. They shall be reviewed every 3 years, and updated where necessary.	2. Hazard assessments shall be carried out by [3 years after the end-date for transposition of this Directive]. They shall be reviewed every 3 years, taking account of the requirement, provided for in Article 7 of Directive 2000/60/EC, for Member States to identify bodies of water, and updated where necessary.	2. The first risk assessment and risk management of the catchment area(s) for the abstraction point(s) shall be carried out by [6 years after the end date for the transposition of this Directive]. It shall be reviewed at regular intervals of no longer than 6 years, and updated where necessary.	2. The first risk assessment and risk management of the catchment area(s) for the abstraction point(s) shall be carried out by [4 and a half years after the end date for the transposition of this Directive]. It shall be reviewed at regular intervals of no longer than 6 years, taking account of the requirement, provided for in Article 7 of Directive 2000/60/EC,

	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
23 6.		Article 7 (3) AM 67		and updated where necessary.
23 7.	3. Supply risk assessments shall be carried out by very large water suppliers and large water suppliers by [3 years after the enddate for transposition of this Directive], and by small water suppliers by [6 years after the enddate for transposition of this Directive]. They shall be reviewed at regular intervals of no longer than 6 years, and updated where necessary.	3. Supply risk assessments shall be carried out by water suppliers by [6 years after the enddate for transposition of this Directive]. They shall be reviewed at regular intervals of no longer than 6 years, and updated where necessary.	3. The first risk assessment and risk management for the supply system shall be carried out by water suppliers by [6 years after the end-date for transposition of this Directive. It shall be reviewed at regular intervals of no longer than 6 years, and updated where necessary.	3. The first risk assessment and risk management for the supply system shall be carried out by [6 years after the end-date for transposition of this Directive. It shall be reviewed at regular intervals of no longer than 6 years, and updated where necessary.
23 8.	,	Article 7 (3a) AM 68		
23 9.		3a. Pursuant to Articles 8 and 9 of this Directive, Member States shall take the necessary corrective measures under the programmes of measures and river basin management plans provided for in Articles 11 and 13 of Directive 2000/60/EC respectively.		Acceptable but best placed in Article 8(5)(a)

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
24 0.		Article 7 (4) AM 69		
24 1. 24 2.	4. Domestic distribution risk assessments shall be carried out by [3 years after the end-date for transposition of this Directive]. They shall be reviewed every 3 years, and updated where necessary.	4. Domestic distribution risk assessments <i>in the premises referred to in Article 10(1)</i> shall be carried out by [3 years after the end-date for transposition of this Directive]. They shall be reviewed every 3 years, and updated where necessary.	4. The first risk assessment for the domestic distribution systems shall be carried out by [6 years after the end-date for transposition of this Directive]. They shall be reviewed every 6 years, and updated where necessary. Article 7 (5) (new)	4. The first risk assessment for the domestic distribution systems shall be carried out by [6 years after the end-date for transposition of this Directive]. They shall be reviewed every 6 years, and updated where necessary.
24 3.			5. The deadlines specified in paragraphs 2, 3, 4 shall not prevent Member States to ensure that measures are taken as soon as possible once the risks are identified and assessed.	5. The deadlines specified in paragraphs 2, 3 4 shall not prevent Member States to ensure that measures are taken as soon as possible once the risks are identified and assessed.
24 4.		Article 8 (title) AM 70		
24	Article 8	Article 8	Article 8	Article 8

	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
5. 24	Hazard assessment of bodies of water used for the abstraction of water intended for human consumption	Hazard assessment, monitoring and management of bodies of water used for the abstraction of water intended for human consumption Article 8 (1) intro AM 71	Risk assessment and risk management of the catchment area(s) for the abstraction point(s) of water intended for human consumption	Risk assessment and risk management of the catchment area(s) for the abstraction point(s) of water intended for human consumption
6.		111/1 / 1		
24 7.	1. Without prejudice to Articles 6 and 7 of Directive 2000/60/EC, Member States shall ensure that a hazard assessment is performed covering the bodies of water used for the abstraction of water intended for human consumption that provide more than 10 m ³ a day as an average. The hazard assessment shall include the following elements:	1. Without prejudice to Directive 2000/60/EC, in particular Articles 4 to 8, Member States shall, in cooperation with their competent water authorities, ensure that a hazard assessment is performed covering the bodies of water used for the abstraction of water intended for human consumption that provide more than 10 m3 a day as an average. The hazard assessment shall include the following elements:	1. Without prejudice to Articles 6 and 7 of Directive 2000/60/EC, Member States shall ensure that a risk assessment and risk management of the catchment area(s) for the abstraction point(s) is performed. It shall include the following elements:	1. Without prejudice to Articles 4 to 8 of Directive 2000/60/EC, Member States shall ensure that a risk assessment and risk management of the catchment area(s) for the abstraction point(s) is performed. It shall include the following elements:
24 8.			Article 8 (1) (a) (new)	
24 9.			(a) characterisation of the catchment area(s) for the abstraction point(s) including:	(a) characterisation of the catchment area(s) for the abstraction point(s) including:

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
25 0.			Article 8 (1) (a) (i) (new)	
25 1.			(i) identification and mapping of the catchment area(s) for the abstraction point(s);	(i) identification and mapping of the catchment area(s) for the abstraction point(s);
25 2.		Article 8 (1) (a) AM 72		
25 3.	(a) identification of and georeferences for all abstraction points in the bodies of water covered by the hazard assessment;	(a) identification of and georeferences for all abstraction points in the bodies or parts of bodies of water covered by the hazard assessment. Given that the data referred to in this point are potentially sensitive, in particular in the context of public health protection, the Member States shall ensure that such data are protected and communicated only to the relevant authorities;	(see Article 8 (1) (a) (iii) below)	Acceptable but best placed under Article 8 (1) (a) (iii). Concurrent intention with the Council amendment on Article 15.5.
25 4.		Article 8 (1) (b) AM 73		

	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
25 5.	(b) mapping of the safeguard zones, where those zones have been established in accordance with Article 7(3) of Directive 2000/60/EC, and the protected areas referred to in Article 6 of that Directive;	(b) mapping of the safeguard zones, where those zones have been established in accordance with Article 7(3) of Directive 2000/60/EC;	(ii) mapping of the safeguard zones, where those zones have been established in accordance with Article 7(3) of Directive 2000/60/EC,	(ii) mapping of the safeguard zones, where those zones have been established in accordance with Article 7(3) of Directive 2000/60/EC,
25 6.			Article 8 (1) (a) (iii) (new)	
25 7.			(iii) geo-references of all abstraction points in the catchment area(s);	(iii) geo-references of all abstraction points in the catchment area(s); given that the data referred to in this point are potentially sensitive, in particular in the context of public health and public security, the Member States shall ensure that such data are protected and communicated only to the relevant authorities and water suppliers;
25 8.			Article 8 (1) (a) (iv) (new)	

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
25 9.			(iv) description of land-use, runoff, and recharge processes in the catchment areas(s) for the abstraction point(s).	(iv) description of land-use, runoff, and recharge processes in the catchment areas(s) for the abstraction point(s).
26 0.			Article 8 (1) (a) (new subparagraph)	
26 1.			To that end, Member States may use information collected in accordance to Articles 5 and 7 of Directive 2000/60/EC;	To that end, Member States may use information collected in accordance to Articles 5 and 7 of Directive 2000/60/EC;
26 2.		Article 8 (1) (c) AM 216		
26 3.	(c) identification of hazards and possible pollution sources affecting the bodies of water covered by the hazard assessment. To that end, Member States may use the review of the impact of human activity undertaken in accordance with Article 5 of Directive 2000/60/EC and information on significant pressures collected in accordance with point 1.4 of Annex II to that Directive;	(c) identification of hazards and possible pollution sources affecting the bodies of water covered by the hazard assessment. Such research and identification of pollution sources shall be regularly updated to detect new substances that affect microplastics, notably PFAS. To that end, Member States may use the review of the impact of human activity undertaken in accordance with Article 5 of Directive	(c) an identification of hazards and hazardous events and the assessment of the risk they may pose to the quality of water intended for human consumption, including their possible consequences that might deteriorate the qualityof water in the catchment area(s) for the abstraction point(s) to the extent that it may constitute a risk for human health through water consumption or may lead to	(b) an identification of hazards and hazardous events in the catchment area(s) for the abstraction point(s) and the assessment of the risk they may pose to the quality of water intended for human consumption. The risk assessment shall assess possible risks that might deteriorate the water quality to the extent that it may constitute a risk for human health. To that end, Member

	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
		2000/60/EC and information on significant pressures collected in accordance with point 1.4 of Annex II to that Directive;	unacceptable deterioration of the water quality of water intended for human consumption, considering the level of purification treatment used in the production of water intended for human consumption. To that end, Member States may use the review of the impact of human activity undertaken in accordance with Article 5 of Directive 2000/60/EC and information on significant pressures collected in accordance with points 1.4, 1.5 and 2.3 to 2.5 of Annex II to that Directive;	States may use the review of the impact of human activity undertaken in accordance with Article 5 of Directive 2000/60/EC and information on significant pressures collected in accordance with points 1.4, 1.5 and 2.3 to 2.5 of Annex II to that Directive; NB: Open issue: Microplastics: Horizontal issue EP supports mentioning microplastics in this paragraph and to establish a watch list for monitoring. The Council's postion is to not mention microplastics
26 4.		Article 8 (1) (d) AM 75		
26 5.	(d) regular monitoring in the bodies of water covered by the hazard assessment of relevant pollutants selected from the following lists:	(d) regular monitoring in the bodies <i>or parts of bodies</i> of water covered by the hazard assessment of pollutants <i>that are relevant for the water supply and that are</i> selected from the following lists:	(d) when considered necessary with respect to the identification of hazards and hazardous events, monitoring in surface water and/or groundwater in the catchment area(s) for the abstraction point(s) or in raw water of	(c) appropriate monitoring in surface water and/or groundwater in the catchment area(s) for the abstraction point(s) or in raw water of relevant parameters, substances or pollutants, selected from the following lists:

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
			relevant parameters , substances or pollutants selected from the following lists:	
26 6.			Article 8 (1) (d) (i)	
26 7.	(i) parameters listed in parts A and B of Annex I to this Directive;		(i) parameters listed in parts A and B of Annex I or established in accordance with Article 5(2) of this Directive;	(i) parameters listed in parts A and B of Annex I or established in accordance with Article 5(2) of this Directive;
26 8.	Article 8 (1) (d) (ii)			
26 9.	(ii) groundwater pollutants listed in Annex I to Directive 2006/118/EC of the European Parliament and of the Council ⁴¹ , and pollutants and indicators of pollution for which threshold values have been established by Member States in accordance with Annex II to that Directive;			(ii) groundwater pollutants listed in Annex I to Directive 2006/118/EC of the European Parliament and of the Council ⁴¹ , and pollutants and indicators of pollution for which threshold values have been established by Member States in accordance with Annex II to that Directive;
	Directive 2006/118/EC of the			Directive 2006/118/EC of the

	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
	European Parliament and of the Council of 12 December 2006 on the protection of groundwater against pollution and deterioration (OJ L 372, 27.12.2006, p. 19).			European Parliament and of the Council of 12 December 2006 on the protection of groundwater against pollution and deterioration (OJ L 372, 27.12.2006, p. 19).
27 0.	Article 8 (1) (d) (iii)			
27 1.	(iii) priority substances and certain other pollutants listed in Annex I to Directive 2008/105/EC of the European Parliament and of the Council ⁴² ; Directive 2008/105/EC of the European Parliament and of the Council of 16 December 2008 on environmental quality standards in the field of water policy, amending and subsequently repealing Council Directives 82/176/EEC, 83/513/EEC, 84/156/EEC, 84/491/EEC, 86/280/EEC and amending Directive 2000/60/EC of the European Parliament and of the Council (OJ L 348, 24.12.2008, p. 84).			(iii) priority substances and certain other pollutants listed in Annex I to Directive 2008/105/EC of the European Parliament and of the Council ⁴² ; Directive 2008/105/EC of the European Parliament and of the Council of 16 December 2008 on environmental quality standards in the field of water policy, amending and subsequently repealing Council Directives 82/176/EEC, 83/513/EEC, 84/156/EEC, 84/491/EEC, 86/280/EEC and amending Directive 2000/60/EC of the European Parliament and of the Council (OJ L 348, 24.12.2008, p. 84).
27 2.			Article 8 (1) (d) (iiia) (new)	
27			(iiia) river basin specific pollutants established by	(iiia) river basin specific pollutants established by

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
3.			Member States in accordance with Directive 2000/60/EC;	Member States in accordance with Directive 2000/60/EC;
27 4.		Article 8 (1) (d) (iv) AM 76		
27 5.	(iv) other relevant pollutants, such as microplastics, or river basin specific pollutants established by Member States on the basis of the review of the impact of human activity undertaken in accordance with Article 5 of Directive 2000/60/EC and information on significant pressures collected in accordance with point 1.4 of Annex II to that Directive.	(iv) parameters for monitoring purposes only in Part Ca of Annex I, or other relevant pollutants, such as microplastics, provided that a methodology to measure microplastics as specified in Article 11(5b) is in place, or river basin specific pollutants established by Member States on the basis of the review of the impact of human activity undertaken in accordance with Article 5 of Directive 2000/60/EC and information on significant pressures collected in accordance with point 1.4 of Annex II to that Directive.	(iv) other relevant pollutants for water intended for human consumption, established by Member States on the basis of the information collected in accordance with paragraph 1(c) of this Article.	(iv) other relevant pollutants for water intended for human consumption, established by Member States on the basis of the information collected in accordance with paragraph 1(b) of this Article. Microplastics: Horizontal issue EP supports to establish a watch list for monitoring Council's postion is not to mention microplastics
27 6.			Article 8 (1) (d) (v) (new)	
27			(v) naturally occurring substances that may pose a	(v) naturally occurring substances that may pose a

	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
7.			hazard for human health through water intended for human consumption;	hazard for human health through water intended for human consumption;
27 8.			Article 8 (1) (d) (vi) (new)	
27 9.			(vi) substances and compounds included in the watch list as established in accordance with Article 11(7) of this Directive.	(vi) substances and compounds included in the watch list as established in accordance with Article 11(7) of this Directive.
28 0.		Article 8 (1) (subparag 1 a) (new) AM 77		
28 1.		Very small water suppliers may be exempted from the requirements referred to in points (a), (b) and (c) of this paragraph, provided that the competent authority has prior and up to date documented knowledge of the relevant parameters referred to in those points. This exemption shall be reviewed by the competent authority at least every three years and updated where necessary.		Acceptable but better placed in Article 9.

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
28 2.			Article 8 (1) (subparag. 2)	
28 3. 28 4.	Member States shall select from points (i) to (iv) for monitoring the parameters, substances or pollutants that are considered relevant in light of the hazards identified under point (c) or in light of the information provided by the water suppliers in accordance with paragraph 2.	Article 8 (1) (subparag. 3) AM 217	Member States shall select from points (i) to (vi) for monitoring the parameters, substances or pollutants that are considered relevant in light of the hazards identified under point (c) or in light of the information provided by the water suppliers in accordance with paragraph 2.	Member States shall select from points (i) to (vi) for monitoring the parameters, substances or pollutants that are considered relevant in light of the hazards identified under point (b) or in light of the information provided by the water suppliers in accordance with paragraph 2.
28 5.	For the purpose of the regular monitoring, Member States may use the monitoring carried out in accordance with other Union legislation.	For the purpose of the regular monitoring, as well as for the purpose of detecting new harmful substances through new investigations, Member States may use the monitoring carried out, and the investigation capacity provided for, in accordance with other Union legislation.	For the purpose of monitoring, Member States may use available monitoring carried out in accordance with Articles 7 and 8 of Directive 2000/60/EC or other Union legislation relevant for the catchment area(s) for the abstraction point(s).	For the purpose of <u>appropriate</u> monitoring, including to detect new substances that are harmful to human health through water intended for human consumption, Member States may use the monitoring carried out in accordance with Articles 7 and 8 of Directive 2000/60/EC or other Union legislation relevant to the catchment area(s) for the abstraction point(s).

	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
28 6.			Article 8 (2)	
28 7.	2. Those water suppliers that monitor their raw water for the purposes of operational monitoring shall be required to inform the competent authorities of trends and of unusual concentrations of monitored parameters, substances or pollutants.	Article 8 (3)	2. Water suppliers that perform monitoring in the catchment area(s) for the abstraction point(s) or in their raw water shall be required to inform the competent authorities of trends and of unusual concentrations of monitored parameters, substances or pollutants.	2. Water suppliers that perform monitoring in the catchment area(s) for the abstraction point(s) or in their raw water shall be required to inform the competent authorities of trends and of unusual concentrations of monitored parameters, substances or pollutants.
8.		AM 78		
28 9.	3. Member States shall inform water suppliers using the body of water covered by the hazard assessment of the results of the monitoring carried out under paragraph 1(d) and may, on the basis of those monitoring results:	Deleted	3. Member States shall ensure that water suppliers and competent authorities have access to the available information specified in paragraphs 1 and 2, and that relevant water suppliers have access to the monitoring results obtained under paragraph 1(d).	(moved below as part of an overall compromised on Article 8)

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
29 0.			Article 8 (3) (a)	
29 1.	(a) require water suppliers to carry out additional monitoring or treatment of certain parameters;		Deleted	(moved below as part of an overall compromised on Article 8)
29 2.			Article 8 (3) (b)	
29 3.	(b) allow water suppliers to decrease the monitoring frequency of certain parameters, without being required to carry out a supply risk assessment, provided that they are not core parameters within the meaning of Annex II, part B, point 1, and provided that no factor that can be reasonably anticipated is likely to cause deterioration of the quality of the water.		(b) On the basis of this information, Member States may allow water suppliers to decrease the monitoring frequency of certain parameters, or remove a parameter from the list of parameters to be monitored by the water supplier in accordance with the provisions of Article 11 (2) (a), without being required to carry out a risk assessment of the supply system, provided that: (i) they are not core parameters within the meaning of Annex II, part B, point 1, and (ii) no factor that can be	(moved below as part of an overall compromised on Article 8)

	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
			reasonably anticipated is likely to cause deterioration of the quality of the water.	
29 4.		Article 8 (4) AM 79		
29 5.	4. In such cases where a water supplier is allowed to decrease the monitoring frequency as referred to in paragraph 2(b), Member States shall continue to regularly monitor those parameters in the body of water covered by the hazard assessment.	Deleted	Deleted	Deleted
29 6.		Article 8 (5) (subparag. 1) intro AM 80		
29 7.	5. On the basis of the information collected under paragraphs 1 and 2 and gathered under Directive 2000/60/EC, Member States shall take the following measures in cooperation with water suppliers and other stakeholders, or ensure that those measures are taken by the water suppliers:	5. On the basis of the information collected under paragraphs 1 and 2 and gathered under Directive 2000/60/EC, Member States shall take the following measures in cooperation with water suppliers and other stakeholders:	5. On the basis of the outcome of the risk assessment performed in accordance with paragraph 1, , Member States shall ensure that management measures to prevent or control the risks identified are taken, such as:	5. On the basis of the outcome of the risk assessment performed in accordance with paragraph 1, Member States shall ensure that measures to prevent or control the risks identified are taken, as relevant, and starting from the preventative measures:

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
29 8.		Article 8 (5) (subparag. 1) (a) AM 178		
29 9.	(a) prevention measures to reduce the level of treatment required and to safeguard the water quality, including measures referred to in Article 11(3)(d) of Directive 2000/60/EC;	Deleted	(a) defining and implementing preventive or mitigation measures in the catchment area(s) for the abstraction pont(s) in addition to the ones foreseen or taken in accordance to Article 11(3)(d) of Directive 2000/60/EC, where required to ensure the quality of the water intended for human consumption. Where appropriate, those measures shall be included in the programs of measures referred to in Article 11(3) of Directive 2000/60/EC;	(a) defining and implementing preventive measures in the catchment area(s) for the abstraction point(s) in addition to the ones foreseen or taken in accordance to Article 11(3)(d) of Directive 2000/60/EC, where required to ensure the quality of the water intended for human consumption. Where appropriate, those measures shall be included in the programs of measures referred to in Article 11(3) of Directive 2000/60/EC. Where appropriate, Member States shall ensure that polluters, in cooperation with water suppliers and other relevant stakeholders, take such preventive measures in accordance with Directive 2000/60/EC.

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Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
			(The changes reflect EP AM 82 and 83 in order to make distinction with preventative and mitigation measures) (aa) defining and implementing migitation measures in the catchment area(s) for the abstraction point(s) in addition to the ones foreseen or taken in accordance to Article 11(3)(d) of Directive 2000/60/EC, where required to ensure the quality of the water intended for human consumption. Where appropriate, those measures shall be included in the programs of measures referred to in Article 11(3) of Directive 2000/60/EC;
			Where appropriate, Member States shall ensure that polluters, in cooperation with water suppliers and other relevant stakeholders, take such mitigation measures accordance

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
				with Directive 2000/60/EC.
30 0.		Article 8 (5) (subparag. 1) (aa) (new) AM 82		
30 1.		(aa) ensure that polluters, in cooperation with water suppliers and other relevant stakeholders, take preventive measures to reduce or avoid the level of treatment required and to safeguard the water quality, including measures referred to in point (d) of Article 11(3) of Directive 2000/60/EC as well as additional measures deemed necessary on the basis of the monitoring carried out under point (d) of paragraph 1 of this Article;		EP AM partly acceptable, inserted above

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
30 2.		Article 8 (5) (subparag. 1) (b) AM 83		
30 3.	(b) mitigating measures, which are considered necessary on the basis of the monitoring carried out under paragraph 1(d), in order to identify and address the pollution source.	(b) mitigating measures, which are considered necessary on the basis of the monitoring carried out under paragraph 1(d), in order to identify and address the pollution source and avoid any additional treatment, when prevention measures are considered not viable or not effective enough to address the pollution source in a timely manner;	(b) ensuring appropriate monitoring of parameters, substances or pollutants in surface water and/or groundwater in the catchment area(s) for the abstraction point(s) or in the raw water that may constitute a risk for human health through water consumption or lead to unacceptable deterioration of the quality of water intended for human consumption and that have not been taken into consideration in the monitoring performed in accordance to Article 7 and 8 of Directive 2000/60/EC. Where appropriate, this monitoring shall be included in the monitoring programs referred to in Articles 7 and 8 of Directive 2000/60/EC.	EP AM Not acceptable (b) ensuring appropriate monitoring of parameters, substances or pollutants in surface water and/or groundwater in the catchment area(s) for the abstraction point(s) or in the raw water that may constitute a risk for human health through water consumption or lead to unacceptable deterioration of the quality of water intended for human consumption and that have not been taken into consideration in the monitoring performed in accordance to Article 7 and 8 of Directive 2000/60/EC. Where appropriate, this monitoring shall be included in the monitoring programs referred to in Articles 7 and 8 of Directive 2000/60/EC.
30		Article 8 (5) (subparag. 1)		

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
4.		(ba) (new) AM 84		
30 5.		(ba) where measures set out in points (aa) and (b) have not been deemed sufficient to provide adequate protection for human health, require water suppliers to carry out additional monitoring of certain parameters at the point of abstraction or treatment, if strictly		EP AM partially acceptable but inserted in Article 8(5) below
30 6.		necessary to prevent health risks.	Article 8 (5) (subparag. one) (c) (new)	
30 7.			(c) evaluation of the need for the establishement or adaptation of the safeguard zones for groundwater and surface water, according to Article 7(3) of Directive 2000/60/EC, and any other relevant zones.	(c) evaluation of the need for the establishement or adaptation of the safeguard zones for groundwater and surface water, according to Article 7(3) of Directive 2000/60/EC, and any other relevant zones.
30 8.			Article 8 (5) (subparag. two)	
30 9.	Member States shall regularly review any such measure		Deleted	Member States shall ensure that the effectiveness of any such measure is reviewed, at

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Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
			appropriate intervals

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
31 0.		Article 8 (5a) (new) AM 85		
31 1.		5a. Member States shall inform water suppliers using the body or parts of bodies of water covered by the hazard assessment of the results of the monitoring carried out under point (d) of paragraph 1 and may, on the basis of those monitoring results, and of the information collected under paragraphs 1 and 2 and gathered under Directive 2000/60/EC:		5. Member States shall ensure that water suppliers and competent authorities have access to the information specified in paragraphs 1 and 2, and that relevant water suppliers have access to the monitoring results obtained under paragraph 1(c). On the basis of this information, Member States may:
31 2.				(a) require water suppliers to carry out additional monitoring or treatment of certain parameters;
31 3.		(a) allow water suppliers to decrease the monitoring frequency of certain parameters, or the number of parameters being monitored, without requiring them to carry out a supply risk assessment, provided that the parameters concerned are not core parameters within the		(b) allow water suppliers to decrease the monitoring frequency of certain parameters, or remove a parameter from the list of parameters to be monitored by the water supplier in accordance with the provisions of Article 11 (2) (a), without being required to carry out a risk assessment of the

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
		meaning of point 1 of Part B of Annex II, and provided that no factor that can be reasonably anticipated is likely to cause deterioration of the quality of the water;		supply system, provided that: (i) they are not core parameters within the meaning of Annex II, part B, point 1, and (ii) no factor that can be reasonably anticipated is likely to cause deterioration of the quality of the water.
3 4		(b) where a water supplier is allowed to decrease the monitoring frequency as referred to in point (a), continue to regularly monitor those parameters in the body of water covered by the hazard assessment.	In such cases where a water supplier is allowed to decrease the monitoring frequency as referred to in paragraph 2(b), Member States shall continue to regularly monitor those parameters in the body of water covered by the hazard assessment.	EP AM not acceptable, potential compromise: [5a. Where a water supplier is allowed to decrease the monitoring frequency or remove a parameter, as referred to in paragraph 5 (b), Member States shall ensure appropriate monitoring of those parameters when reviewing the risk assessment and the risk management of the catchment area(s) for the abstraction point(s), in accordance with Article 7(2).
3 5		Article 9 (Title) AM 86		

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
31 6.	Article 9 Supply risk assessment	Article 9 Supply risk assessment, monitoring and management	Article 9 Risk assessment and risk management for the supply system	Risk assessment and risk management for the supply system
31 7.		Article 9 (1) (subparag. 1) AM 87		
31 8.	1. Member States shall ensure that water suppliers perform a supply risk assessment providing for the possibility to adjust the monitoring frequency for any parameter listed in Annex I, parts A and B that are not core parameters according to part B of Annex II, depending on their occurrence in the raw water.	1. Member States shall ensure that water suppliers perform a supply risk assessment <i>in accordance with Part C of Annex II</i> , providing for the possibility to adjust the monitoring frequency for any parameter listed in Annex I, parts A, B <i>and Ba</i> that are not core parameters according to part B of Annex II, depending on their occurrence in the raw water.	1. Member States shall ensure that a risk assessment and risk management for the supply system is performed by the water supplier.	1. Member States shall ensure that a risk assessment and risk management for the supply system is performed by the water supplier
31 9.		Article 9 (1) (subparag. 2) AM 88		
32 0.	For those parameters Member States shall ensure that water suppliers can deviate from the sampling frequencies set out in Annex II, part B, in accordance with the specifications set out in	For those parameters Member States shall ensure that water suppliers can deviate from the sampling frequencies set out in Annex II, part B, in accordance with the specifications set out in	Deleted	Deleted

	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
	Annex II, part C.	Part C of Annex II, and depending on their occurrence in the raw water and the treatment set-up.		
32 1.		Article 9 (1) (subparag. 3) AM 89		
32 2.	To that end, water suppliers shall be required to take into account the results of the hazard assessment carried out in accordance with Article 8 of this Directive and of the monitoring carried out pursuant to Article 7(1) and Article 8 of Directive 2000/60/EC.	To that end, water suppliers shall take into account the results of the hazard assessment carried out in accordance with Article 8 of this Directive and of the monitoring carried out pursuant to Article 7(1) and Article 8 of Directive 2000/60/EC.	Deleted	Deleted
32 3.			Article 9 (1a) (new)	
32 4.			1a. Member States shall ensure that the risk assessment and risk management for the supply system:	1a. Member States shall ensure that the risk assessment for the supply system:
32 5.			(a) takes into account the results of the risk assessment and risk management carried out in accordance with Article 8	(a) takes into account the results of the risk assessment and risk management carried out in accordance with Article 8 of this Directive;

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
			of this Directive;	
32 6.			(b) entails a description of the supply system from the abstraction point, treatment, storage and distribution of water to the point of supply, an identification of the hazards and hazardous events in the supply system and an assessment of the risks they may pose to the quality of water intended for human consumption;	(b) includes a description of the supply system from the abstraction point, treatment, storage and distribution of water to the point of supply; (c) includes an identification of the hazards and hazardous events in the supply system and an assessment of the risks they may pose to the human health through the quality of water intended for human consumption, taking into consideration risks stemming from climate change and leakages and leaking pipes;
				NB: abstraction point and point of supply to be clarified in a recital if necessary to avoid confusion with point of compliance.
32			(c) defines and implements	1b. On the basis of the outcome of the risk assessment

	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
7.			control measures for the prevention and mitigation of the risks identified in the supply chain system that may compromise the quality of water intended for human consumption;	in paragraph 1a, Member States shall ensure that the following risk management measures are taken ("risk management for the supply system"): (a) defining and implementing control measures for the prevention and mitigation of the risks identified in the supply chain system that may compromise the quality of water intended for human consumption;
32 8.			(d) defines and implements control measures in the supply system in addition to the measures taken or forseen under Article 8(4) of this Directive or under Article 11(3) of Directive 2000/60/EC for the mitigation of risks in the catchment area(s) for the abstraction point(s) that may compromise the quality of water intended for human consumption;	(b) defining and implementing control measures in the supply system in addition to the measures taken or foreseen under Article 8(4) of this Directive or under Article 11(3) of Directive 2000/60/EC for the mitigation of risks that may compromise the quality of water intended for human consumption through the catchment area(s) for the abstraction point(s)
32			(e) entails a supply-specific	(c) implementing_a supply-

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
9.			operational monitoring programme according to Article 11;	specific operational monitoring programme according to Article 11;
33 0.			(f) ensures that, where disinfection forms part of the preparation or distribution of water intended for human consumption, the efficiency of the disinfection treatment applied is validated, and that any contamination from disinfection by-products is kept as low as possible without compromising the disinfection and any contamination from treatment chemicals is kept as low as possible and any substances remaining in the water do not jeopardise the achievement of the general obligations set out in Article 4;	(d) ensuring that, where disinfection forms part of the preparation or distribution of water intended for human consumption, the efficiency of the disinfection treatment applied is validated, and that any contamination from disinfection by-products is kept as low as possible without compromising the disinfection and any contamination from treatment chemicals is kept as low as possible and any substances remaining in the water do not jeopardise the achievement of the general obligations set out in Article 4;
33 1.			(g) includes a verification of whether materials, treatment chemicals and filter media in contact with water intended for human consumption used in the	(e) including a verification of whether materials, treatment chemicals and filter media in contact with water intended for human consumption used in the
			supply chain are in line with the requirements as specified in	supply chain are in line with the requirements of Articles 10a and

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
			Articles 10a and 10b.	10b.
33 2.			Article 9 (1b) (new)	
33 3.			1b. On the basis of the results of the risk assessment for the supply system, Member States shall:	1c. On the basis of the results of the risk assessment for the supply system, Member States shall:
33 4.			a) allow providing for the possibility to for removing of a parameter from the list of parameters to be monitored or adjust the monitoring frequency in the following cases:	a) allow the possibility for removing a parameter from the list of parameters to be monitored or decreasing the monitoring frequency in the following cases, if the competent authority is satisfied that this does not compromise the quality of water intended for human consumption:
33 5.			 i. on the basis of the occurrence of a parameter in the raw water, in accordance with the risk assessment for the catchment area(s) for the abstraction point(s) as set out in Article 8(3); ii. when a parameter can 	 i. on the basis of the occurrence of a parameter in the raw water, in accordance with the risk assessment for the catchment area(s) for the abstraction point(s) as set out in Article 8(3); ii. when a parameter can
6.			only result from the use of	only result from the use of

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
33 7.			certain treatment technique or disinfection method, and that technique or method is not used by the water supplier; or iii. on the basis of the specifications set out in Annex II, part C.	certain treatment technique or disinfection method, and that technique or method is not used by the water supplier; or iii. on the basis of the specifications set out in Annex II, part C.
33 8.			b) ensure the list of parameters to be monitored in the water intended for human consumption in accordance with article 11 is extended or the monitoring frequency increased on the basis of the specifications set out in Annex II, part C.	b) ensure the list of parameters to be monitored in the water intended for human consumption in accordance with Article 11 is extended or the monitoring frequency increased in the following cases: i. on the basis of the specifications set out in Annex II, part C; ii. on the basis of the occurrence of a parameter in the raw water, in accordance with the risk assessment for the catchment area(s) for the abstraction point(s) as set out in Article 8(3).

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
33 9.			The supply risk assessment shall concern parameters listed in Annex I, Parts A, B and Ba that are not core parameters according to part B of Annex II, parameters set in accordance with Article 5(2), substances or compounds included in the watch list as established in accordance with Article 11(7).	1d. The supply risk assessment shall concern parameters listed in Annex I, Parts A, B and Ba that are not core parameters according to part B of Annex II, parameters set in accordance with Article 5(2) [and substances or compounds included in the watch list established in accordance with Article 11(7)]. NB: Open issue: Horizontal issue: Nature of the watch list.
34 0.			Article 9 (1c) (new)	
34 1.			1c. Member States shall ensure that water suppliers perform the risk assessment for the supply system in accordance with the paragraphs 1 and 1a of this Article.	
34 2.		Article 9 (1a) (new) AM 90	Article 9 (1d) (new)	
34		1a. Member States may	1d. Member States may	1f. Member States may

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3.		exempt very small water suppliers from paragraph 1, provided that the competent authority has prior and up to date documented knowledge of the relevant parameters and deems there to be no risk to human health as a result of such exemptions, and without prejudice to the authority's obligations under Article 4. The exemption shall be reviewed by the competent authority every three years or when any new pollution hazard is detected in the catchment area, and updated where necessary.	exempt water suppliers supplying between 10 m3 and 100 m3 per day as an average or serving between 50 and 500 people from performing supply risk assessment and management. In case of such exemption, those water suppliers shall carry out regular monitoring in accordance with Article 11.	exempt water suppliers supplying between 10 and 100 m3 per day as an average or serving between 50 and 500 people, from performing the supply risk assessment and management, provided that the competent authority is satisfied that this does not compromise the quality of water intended for human consumption In case of such exemption, those water suppliers shall carry out regular monitoring in accordance with Article 11.
34 4.		Article 9 (2) AM 91		
34 5.	2. Supply risk assessments shall be approved by the competent authorities.	2. Supply risk assessments shall be the responsibility of the water suppliers who shall ensure that they comply with this Directive. To this end, water suppliers may request the support of competent authorities.	Deleted	Deleted

	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
		Member States may require competent authorities to approve or monitor water suppliers' supply risk assessments.		
34 6.		Article 9 (2a) (new) AM 92		
34 7.		2a. On the basis of the results of the supply risk assessment carried out pursuant to paragraph 1, Member States shall ensure that water suppliers establish a water safety plan tailored to the risks identified and proportionate to the size of the water supplier. By way of example, that water safety plan may concern the use of materials in contact with water, water treatment products, possible risks stemming from leaking pipes, or measures to adapt to present and future challenges, such as climate change, and shall be further specified by the Member States.		

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
34 8.		Article 10 (Title) AM 93		
34 9.	Article 10 Domestic Distribution Risk Assessment	Article 10 Domestic distribution risk assessment, monitoring and management	Article 10 Risk Assessment for the Domestic Distribution Systems	Article 10 Risk Assessment for the Domestic Distribution Systems
35 0.		Article 10 (1) (intro) AM 94		
35 1.	1. Member States shall ensure that a domestic distribution risk assessment is performed, comprising the following elements:	1. Member States shall ensure that a domestic distribution risk assessment is performed <i>in priority premises</i> , comprising the following elements:	1. Member States shall ensure that a risk assessment for the domestic distribution systems is performed, comprising the following elements:	1. Member States shall ensure that a risk assessment for the domestic distribution systems is performed, comprising the following elements:
35 2.		Article 10 (1) (a) AM 95	-	
35 3.	(a) an assessment of the potential risks associated with the domestic distribution systems, and with the related products and materials, and whether they affect the quality of water at the point where it emerges from the taps normally used for human	(a) an assessment of the potential risks associated with the domestic distribution systems, and with the related products and materials and whether they affect the quality of water at the point where it emerges from the taps normally used for human	(a) a general analysis of the potential risks associated with domestic distribution systems, and with related products and materials, and whether they affect the quality of water at the point where it emerges from the taps normally used for human	(a) a general analysis of the potential risks associated with domestic distribution systems, and with related products and materials, and whether they affect the quality of water at the point where it emerges from the taps normally used for human

Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
consumption, in particular where	consumption;	consumption, where water is	consumption. The general
water is supplied to the public in		supplied to the public in priority	analysis does not entail an
priority premises;		premises;	analysis of individual properties.

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
35 4.		Article 10 (1) (b) AM 96		
35 5.	(b) regular monitoring of the parameters listed in Annex I, part C, in premises where the potential danger to human health is considered highest. Relevant parameters and premises for monitoring shall be selected on the basis of the assessment performed under point (a).	(b) regular monitoring of the parameters listed in Annex I, part C, in <i>priority</i> premises where <i>specific risks to water quality have been identified during</i> the assessment performed under point (a).	(b) surveillance monitoring of the parameters listed in Annex I, part C, in priority premises where the potential danger to human health is considered highest. Relevant parameters and priority premises for monitoring shall be selected on the basis of the general analysis performed under point (a).	(b) monitoring of the parameters listed in Annex I, part C, in premises where <i>specific risks</i> to water quality and human health have been identified during the assessment performed under point (a).
35 6.		Article 10 (1) (b) (subparagraph 2) AM 97		
35 7.	With regard to the regular monitoring referred to in the first subparagraph, Member States may set up a monitoring strategy focusing on priority premises;	With regard to the regular monitoring, Member States shall ensure access to installations in priority premises for the purposes of sampling and may set up a monitoring strategy, in particular as regards Legionella pneumophila;	With regard to the surveillance monitoring referred to in the first subparagraph, Member States may set up a monitoring strategy focusing on priority premises.	For Legionella or lead, Member States may decide to focus themonitoring referred to in point (b) on priority premises.
35 8.			Article 10 (1) (b) (third subparag.) (new)	

	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
35 9.			For the purpose of this paragraph, Member States may include in the risk assessment other premises whose domestic distribution systems could pose a risk to human health.	
36 0.		Article 10 (1) (c) AM 98		
36 1.	(c) a verification of whether the performance of construction products in contact with water intended for human consumption is adequate in relation to the essential characteristics linked to the basic requirement for construction works specified in point 3(e) of Annex I to Regulation (EU) No 305/2011.	(c) a verification of whether the performance of products <i>and materials</i> in contact with water intended for human consumption is adequate in relation to the <i>protection of human health</i> .	Deleted	Might not be needed, depending on decision on Art 10a
36 2.	10guiui3ii (20) 110 300/2011	Article 10 (1) (ca) AM 99		
36 3.		(ca) a verification of whether the materials used are suitable for contact with water intended for human consumption and whether		Might not be needed, depending on decision on Art 10a

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
		the requirements specified in Article 11 are met.		
36 4.		Article 10 (2) AM 100		
36 5.	2. Where Member States consider, on the basis of the assessment carried out under paragraph 1(a), that there is a risk to human health stemming from the domestic distribution system or from the related products and materials, or where monitoring carried out in accordance with paragraph 1(b) demonstrates that the parametric values set out in Annex I, part C, are not met, Member States shall: (a) take appropriate measures to eliminate or reduce the risk of non-compliance with the parametric values set out in Annex I, part C;	2. Where Member States consider, on the basis of the assessment carried out under paragraph 1(a), that there is a risk to human health stemming from the domestic distribution system <i>in priority premises</i> or from the related products and materials, or where monitoring carried out in accordance with paragraph 1(b) demonstrates that the parametric values set out in Annex I, part C, are not met, Member States shall <i>ensure that appropriate measures are taken to eliminate or reduce the risk of non-compliance with the parametric values set out in Part C of Annex I.</i>	2. Where Member States conclude, on the basis of the analysis carried out under paragraph 1(a), that there is a risk to human health stemming from domestic distribution systems or from related products and materials, or where monitoring carried out in accordance with paragraph 1(b) demonstrates that the parametric values set out in Annex I, part C, are not met, they shall consider the following measures: (a) take appropriate measures to eliminate or reduce the risk of non-compliance with the parametric values set out in Annex I, part C;	2. Where Member States conclude, on the basis of the assessment analysis carried out under paragraph 1(a), that there is a risk to human health stemming from the domestic distribution systems or from the related products and materials, or where monitoring carried out in accordance with paragraph 1(b) demonstrates that the parametric values set out in Annex I, part C, are not met, Member States shall ensure that appropriate measures are taken to eliminate or reduce the risk of non-compliance with the parametric values set out in Part C of Annex I. For Legionella, those measures shall target at least the priority premises.
36	Article 10 (2) (b)			

	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
6.				
36 7.	(b) take all necessary measures to ensure that the migration of substances or chemicals from construction products used in the preparation or distribution of water intended for human consumption does not, either directly or indirectly, endanger human health;	Deleted		Deleted
36 8.	Article 10 (2) (c)			
36 9.	(c) take other measures, such as appropriate conditioning techniques, in cooperation with water suppliers, to change the nature or properties of the water before it is supplied so as to eliminate or reduce the risk of noncompliance with the parametric values after supply;	Deleted	Deleted	Deleted
37 0.	Article 10 (2) (d)			

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
37 1.	(d) duly inform and advise consumers about the conditions of consumption and use of the water and about possible action to avoid the risk from reoccurring;	Deleted		Deleted
37 2.	Article 10 (2) (e)			
37 3.	(e) organise training for plumbers and other professionals dealing with domestic distribution systems and the installation of construction products;	Deleted	(e) promote the organisation of training for plumbers and other professionals dealing with domestic distribution systems and the installation of construction products;	Deleted
37 4.	Article 10 (2) (f)			
37 5.	(f) for <i>Legionella</i> , ensure that effective control and management measures are in place to prevent and address possible disease outbreaks	Deleted		Deleted
37 6.			Article 10 (2) (g)	

	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
37 7.			(g) for lead, establish as soon as possible measures to address the identified risks for consumers, such as raising awareness measures and, if economically and technically feasible, measures for substitution of components made of lead in existing domestic distribution systems.	
37 8.		Article 10 (2a) (new) AM 101	V	
37 9.		2a. With a view to reducing the risks connected to domestic distribution across all the domestic distribution systems, Member States shall:		a. In order to reduce the risks connected to domestic distribution across all the domestic distribution systems, Member States shall ensure that all of the following measures are considered and that those considered relevant are taken:
38 0.		(a) encourage owners of public and private premises to carry out a domestic distribution risk assessment;		(a) encourage owners of public and private premises to carry out a domestic distribution risk assessment;
38 1.		(b) inform consumers and owners of public and private		(b) inform consumers and owners of public and private

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
38 2.		premises about measures to eliminate or reduce the risk of non-compliance with the quality standards for water intended for human consumption due to the domestic distribution system; (c) duly inform and advise consumers about the conditions of consumption and use of the water and about possible action to avoid the risk from reoccurring;		premises about measures to eliminate or reduce the risk of non-compliance with the quality standards for water intended for human consumption due to the domestic distribution system; (c) advise consumers about the conditions of consumption and use of the water and about possible action to avoid the risk from reoccurring;
38 3.		(d) promote training for plumbers and other professionals dealing with domestic distribution systems and the installation of construction products and materials in contact with water; and		(d) promote training for plumbers and other professionals dealing with domestic distribution systems and the installation of construction products and materials in contact with water;
38 4.		(e) for Legionella, in particular Legionella pneumophila, ensure that effective control and management measures which are proportionate to the risk are in place to prevent and address possible outbreaks of the disease.		(e) for Legionella, ensure that effective control and management measures which are proportionate to the risk are in place to prevent and address possible outbreaks of the disease; and
38 5.				(f) for lead, if economically and technically feasible, implement

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
				measures for substitution of components made of lead in existing domestic distribution systems.
38 6.		Article 10a (new) AM 102		
38 7.		Article 10a Minimum hygiene requirements for products, substances and materials in contact with water intended for human consumption	Article 10a Minimum requirements for materials that come into contact with water intended for human consumption	Mostly concurrent intention. General agreement that provisions on materials in contact with water need to be improved but preference for Council's text.
38 8.			Article 10a (1) (new)	
38 9.		1. Member States shall take all necessary measures to ensure that substances and materials for the manufacture of all new products in contact with water intended for human consumption, placed on the market and used for abstraction, treatment or distribution, or the impurities associated with such substances:	1. For the purposes of Article 4, Member States shall ensure that materials that are intended to be used in new installations or, in case of repair works or reconstruction, in existing installations for abstraction, treatment or distribution of water intended for human consumption and that come into contact with such	

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
			water do not:	
39 0.		(a) do not directly or indirectly reduce the protection of human health provided for in this Directive;	(a) directly or indirectly compromise human health protection as provided for by this Directive;	
39 1.		(b) do not affect the smell or taste of water intended for human consumption;	(b) adversely affect the colour, odour or taste of the water;	
39 2.		(c) are not present in water intended for human consumption at a concentration above the level necessary to achieve the purpose for which they are used; and	(c) enhance microbial growth;	
39 3.		(d) do not promote microbial growth.	(d) leach contaminants into the water at levels that are higher than necessary in view of the intended purpose.	
39 4.			Article 10a (2) (new)	
39 5.		2. For the purposes of ensuring the harmonised application of paragraph 1, by [three years after the date of entry	2. For the purpose of ensuring the uniform application of paragraph 1, the specific minimum hygiene requirements	

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
		into force of this Directive], the Commission shall adopt delegated acts in accordance with Article 19 in order to supplement this Directive by laying down the minimum hygiene requirements and the list of substances that are used for production of materials in contact with water intended for human consumption, and are approved in the Union, including specific migration limits and special conditions of use wherever applicable. The Commission shall regularly review and update this list in line with the latest scientific and technological developments.	for materials shall be established through implementing acts laying down:	
39 6.			Article 10a (2) (a) (new)	
39 7.			(a) common methodologies for testing and accepting starting substances and compositions to be included in European positive lists, including substance or material related specific migration limits and scientific pre-conditions;	

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
39 8.			Article 10a (2) (b) (new)	
39 9.			(b) European positive lists of starting substances or compositions for each group of materials (organic, cementitious, metallic, enamels, ceramic or other inorganic material) authorized to be used for manufacturing of materials, including, where appropriate, conditions for their use and migration limits, determined on the basis of the common methodologies adopted pursuant to subparagraph (a);	
40 0.			Article 10a (2) (c) (new)	
40 1.			(c) procedures and methods for testing and accepting final materials made from materials or combinations of starting substances on the European positive lists, including:	

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
40 2.			Article 10a (2) (c) (i) (new)	
40 3.			i) the identification of relevant substances and other parameters (such as turbidity, flavour, odour, colour, total organic carbon, the release of unsuspected substances and enhancement of microbial growth) to be tested in migration water;	
40 4.			Article 10a (2) (c) (ii) (new)	
40 5.			ii) test methods on the effects on water quality, having regard to any appropriate EN standards;	
40 6.			Article 10a (2) (c) (iii) (new)	
40 7.			iii) pass/fail criteria of the test results which take into account, inter alia, conversion factors of substances migration	

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
			into levels estimated at the tap, conditions of application or use, where appropriate.	
40 8.			Article 10a (3) (new)	
40 9.		3. In order to support the Commission in adopting and amending the delegated acts pursuant to paragraph 2, a standing committee shall be set up consisting of representatives appointed by the Member States who may call on the assistance of experts or advisers.	3. The implementing acts refered to in paragraph 2 shall be adopted in accordance with the examination procedure referred to in Article 20 on the basis of the principles set out in Annex VII. They shall be adopted according to the following timetable and include transitional provisions:	
41 0.			Article 10a (3) (a) (new)	
41 1.			(a) The common methodologies and procedures and methods referred to in paragraph 2(a) and (c) no later than 3 years after entry into force of this Diorective;	
41 2.			Article 10a (3) (b) (new)	

	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
41 3.			(b) The European positive lists referred to in paragraph 2(b) shall be adopted on the basis of the methodologies referred to in paragraph 2(a) no later than 4 years after entry	
41 4.			Article 10a (4) (new)	
41 5.			4. The first European positive lists of substances shall be based, among others, on existing national positive lists of starting substances and on the risk assessments that led to the establishment of such national lists. For this purpose, Member States shall notify the	
			Commission of any existing national positive lists and available assessment document(s). The Commission shall regularly review and update the European positive lists of starting substances in line	

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
			with the latest scientific and	
			technological developments.	

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
41 6.			Article 10a (5) (new)	
41 7.			5. The Commission shall adopt implementing acts, in accordance with the examination procedure referred to in Article 20, laying down a procedure for applications from economic operators, or relevant authorities to include or remove starting substances and compositions from the European positive lists. These applications shall be submitted by the Member States to the Comission. The procedure shall ensure that applications are accompanied by risk assessments and that operators deliver the necessary information for the risk assessment to the authorities in a specific format.	
41 8.			Article 10a (6) (new)	
41			5. Member States shall	

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9.			consider that final materials, approved in accordance with specific requirements set out in paragraphs 2 and 9 are compliant with the requirements set out in paragraph 1.	
			This shall not prevent Member States from adopting more stringent protective measures for the use of materials in specific or duly justified circumstances, in accordance with Article 193 TFEU. Such measures shall be notified to the Commission.	
42 0.			Article 10a (7) (new)	
42 1.			7. Pending the adoption of rules referred to in paragraph 2, Member States shall be entitled to maintain or adopt national measures on specific minimum hygiene requirements for starting substances or materials referred to in paragraph 1, provided they comply with the rules of the Treaty.	

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
42 2.			Article 10a (8) (new)	
42 3.		4. Materials in contact with water intended for human consumption, which are covered by other Union legislation, such as Regulation (EU) No 305/2011 of the European Parliament and of Council ^{1a} , shall comply with paragraphs 1 and 2 of this Article. The European Parliament and of the Council of 9 March 2011 laying down harmonised conditions for the marketing of construction products and repealing Council Directive 89/106/EEC (OJ L 88, 4.4.2011, p. 5).	8. Products in contact with drinking water pursuant to article 3 and Annex I (3(e)) to Regulation (EU) No 305/2011 and other product related EU legislation, as well as non-harmonised products, shall respect the requirements of this Directive. The Commission may request one or several European standardisation organisations to draft a European standard for uniform compliance testing of the final product in order to facilitate compliance with this article, in accordance with Article 10 of Regulation (EU) No 1025/2012 ^{42a} .	
			Regulation (EU) No 1025/2012 of the European Parliament and of the Council of 25 October 2012 on European standardisation, amending Council Directives 89/686/EEC and 93/15/EEC and Directives 94/9/EC,	

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			94/25/EC, 95/16/EC, 97/23/EC, 98/34/EC, 2004/22/EC, 2007/23/EC, 2009/23/EC and 2009/105/EC of the European Parliament and of the Council and repealing Council Decision 87/95/EEC and Decision No 1673/2006/EC of the European Parliament and of the Council (OJ L 316, 14.11.2012, p. 12).	
42 4.			Article 10a (9) (new)	
42 5.			9. To the extent that Union legislation does not exhaustively harmonise rules relating to products that consist of materials referred to in paragraph 1, Member States may apply national measures related to these products, in order to satisfy the requirements of Article 4 and 10a.	
42 6.			Article 10a (10) (new)	
42 7.			10 The Commission shall adopt an implementing act	

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
			establishing harmonised specifications for a conspicuous, clearly legible and indelible marking for products in contact with drinking water that may be used to indicate conformity with this Article.	
42 8.			Article 10a (11) (new)	
42 9.			11. The Commission shall, no later than 9 years after the date of transposition of this Directive, based in particular on experience gained with the application of Regulation (EU) No 1935/2004 and Regulation (EU) No 305/2011, review the functioning of the system as set out in this Article and present a report to the European Parliament and the Council assessing whether: (a) the protection of human health is adequately ensured throughout the Union; (b) the proper functioning of	

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			the internal market for materials in contact with water intended for human consumption is ensured;	
			(c) there is a need for any further legislative proposal on the matter.	
43 0.			Article 10a (12) (new)	
43			12. For the national implementation of the requirements of this Article, Article 4 (2) shall apply accordingly.	
43 2.			Article 10a (13) (new)	
43 3.			For the purpose of this Article: 'starting substance' shall mean an intentionally added substance for the production of organic materials, or of admixtures for cementitious materials; 'composition' shall mean the chemical composition of a metal,	

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
			enamel, ceramic or other inorganic material.	
43 4.			Article 10b (new)	
43 5.			Article 10b Minimum requirements for treatment chemicals and filter media that come into contact with water intended for human consumption	
43 6.			Article 10b (1) (new)	
43 7.			1. For the purposes of Article 4, Member States shall ensure that treatment chemicals and filter media that come into contact with water intended for human consumption do not: a) directly or indirectly compromise human health protection as provided for by this Directive;	
			b) adversely affect the	

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			colour, odour or taste of the water;	
			c) enhance microbial growth unintentionally;	
			d) contaminate the water at levels that are higher than necessary in view of the intended purpose.	
43 8.			Article 10b (2) (new)	
43 9.			2. For the national implementation of the requirements of this Article, Article 4 (2) shall apply accordingly.	
44 0.			Article 10b (3) (new)	
44			3. Pursuant to paragraph 1, and without prejudice to Regulation 528/2012 and relevant existing EN standards for specific treatment chemicals or filter media, Member States shall ensure that the	

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
			characteristics and purity of treatment chemicals and filter media is verified and guaranteed.	
44 2.	Article 11 Monitoring			
44 3.		Article 11 (1) AM 103		
44 4.	1. Member States shall take all measures necessary to ensure that regular monitoring of the quality of water intended for human consumption is carried out, in order to check that the water available to consumers meets the requirements of this Directive and in particular the parametric values set in accordance with Article 5. Samples shall be taken so that they are representative of the quality of the water consumed throughout the year. In addition, Member States shall take all measures necessary to ensure that, where disinfection forms part of the preparation or	1. Member States shall take all measures necessary to ensure that regular monitoring of the quality of water intended for human consumption is carried out, in order to check that <i>it</i> meets the requirements of this Directive and in particular the parametric values set in accordance with Article 5. Samples shall be taken so that they are representative of the quality of the water consumed throughout the year. In addition, Member States shall take all measures necessary to ensure that, where disinfection forms part of the preparation or distribution of water intended for	1. Member States shall take all measures necessary to ensure that regular monitoring of the quality of water intended for human consumption is carried out in accordance with this Article and Annex II part A and B, in order to check that the water available to consumers meets the requirements of this Directive and in particular the parametric values set in accordance with Article 5. Samples shall be taken so that they are representative of the quality of the water consumed throughout the year.	

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	distribution of water intended for human consumption, the efficiency of the disinfection treatment applied is verified, and that any contamination from disinfection by-products is kept as low as possible without compromising the disinfection.	human consumption, the efficiency of the disinfection treatment applied is verified, and that any contamination from disinfection by-products is kept as low as possible without compromising the disinfection.		
44 5.			Article 11 (2)	
44 6.	2. To meet the obligations imposed in paragraph 1, appropriate monitoring programmes shall be established in accordance with Annex II, Part A for all water intended for human consumption. Those monitoring programmes shall consist of the following elements:		2. To meet the obligations imposed in paragraph 1, appropriate monitoring programmes shall be established in accordance with Annex II, Part A for all water intended for human consumption. Those monitoring programmes shall be supply-specific, taking into account the outcomes of the risk assessment for the catchment area(s) of the abstraction point(s) and for the supply systems, and shall consist of the following elements:	
44 7.			Article 11 (2) (a)	

	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
44 8.	(a) monitoring of the parameters listed in Annex I, parts A and B, and of the parameters set in accordance with Article 5(2), in accordance with Annex II, and, where a supply risk assessment is performed, in accordance with Article 9;		(a) monitoring of the parameters listed in Annex I, parts A, B and Ba, and of the parameters set in accordance with Article 5(2), in accordance with Annex II, and, where a risk assessment for the supply system is performed, in accordance with Article 9 and Annex II part Ba, unless a Member State decides that one of these parameters can be removed from the list of parameters to be monitored, in accordance with Article 8(3);	
9.			Article 11 (2) (b)	
45 0.	(b) monitoring of the parameters listed in Annex I, part C, for the purposes of the domestic distribution risk assessment, as provided for under Article 10(1)(b);		(b) surveillance monitoring of the parameters listed in Annex I, part C, for the purposes of the risk assessment for the domestic distribution systems , as provided for under Article 10(1)(b);	
45 1.			Article 11 (2) (ba) (new)	

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45 2.			(ba) monitoring of the substances and compounds included in the watch list as established in accordance with Article 11 (7) of this Directive with regard to their potential presence in raw water, as provided for under Article 8(1) (d);	
45 3.			Article 11 (2) (c)	
45 4.	(c) monitoring, for the purposes of the hazard assessment, as provided for under Article 8(1)(d).		(c) monitoring, for the purposes of the identification of hazards and hazardous events , as provided for under Article 8(1)(d).	
45 5.			Article 11 (2) (d) (new)	
45 6.			(d) operational monitoring conducted in accordance with Annex II, part A, point 2a.	
45 7.	Article 11 (3)			

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
45 8.	3. The sampling points shall be determined by the competent authorities and shall meet the relevant requirements set out in Annex II, part D.			
45 9.	Article 11 (4)			
46 0.	4. Member States shall comply with the specifications for the analyses of parameters set out in Annex III, in accordance with the following principles:			
46 1.	(a) methods of analysis other than those specified in Annex III, Part A, may be used, provided that it can be demonstrated that the results obtained are at least as reliable as those produced by the methods specified by providing. the Commission with all relevant information concerning such methods and their equivalence;			
46 2.	(b) for those parameters listed in Annex III, Part B, any method of analysis may be used provided			

	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
	that it meets the requirements set out therein.			
46 3.	Article 11 (5)			
46 4.	5. Member States shall ensure that additional monitoring is carried out on a case-by-case basis of substances and micro-organisms for which no parametric value has been set in accordance with Article 5, if there is reason to suspect that they may be present in amounts or numbers which constitute a potential danger to human health.			
46 5.		Article 11 (5a) (new) AM 104		
46 6.		5a. Member States shall communicate to the Commission the results of the monitoring carried out in accordance with the monitoring of parameters listed in Part Ca of Annex I by [three years from the date of entry into force of this Directive], and		Not acceptable

	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
		thereafter once a year.		
		The Commission is empowered to adopt delegated acts in accordance with Article 19 in order to amend this Directive by updating the substances included on the watch list set out in Part Ca of Annex I. The Commission may decide to add substances where there is a risk of such substances being present in water intended for human consumption and posing a potential risk to human health, but in respect of which scientific knowledge has not demonstrated a risk to human health. To that end, the Commission shall make use in particular of the scientific research of the WHO. The addition of any new substance shall be duly justified under Article 1 of this Directive. Article 11 (5b) (new)		
46		AM 105		
7.				
46		5b. By [one year after the		Not acceptable

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8.		date of entry into force of this Directive], the Commission shall adopt delegated acts in accordance with Article 19 in order to supplement this Directive by adopting a methodology to measure the microplastics listed in the watch list set out in Part Ca of Annex I.		
46			Article 11 (6)	
9.				
47 0.			6. The Commission shall, 3 years after entry into force of this Directive, develop technical guidelines regarding the analytical methods, including detection limits and parameter values and frequency of sampling for monitoring of the substances included in Annex III, Part B, point 3.	
47			Article 11 (7)	
1.			7. Commission may adopt	
47			7. Commission may adopt	

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2.			implementing acts to establish and updating of a watch list of substances or compounds of emerging concern to health through water intended for human consumption. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 20.	
			The watch list shall indicate the possible methods of analysis not entailing excessive costs for each substance or compound. The substances or compounds to be included in the watch list shall be selected from amongst those for which the information available indicates that they may pose a significant risk for human health through water intended for human consumption.	
			Beta-estradiol (50-28-2), Bisphenol A and Nonylphenol shall be included in the watch list having in view their endocrine disrupting properties and their risk to human health.	

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		Member States shall put in place monitoring requirements with regard to the potential presence of the substances or compounds included in the watch list in the catchment area(s) for the abstraction points of water intended for human consumption as referred to in Article 8 (1) (d) of this Directive. For this purpose, Member States may use the monitoring data collected in accordance with Article 8b) of the Directive 2013/39/EU ^{42b} , Directive 2008/105/EC, Directive 2000/60/EC or other Union legislation in order to avoid overlapping of monitoring requirements. The results of analysis should be communicated to the Commission.	
		42b Directive 2013/39/EU of the European Parliament and of the Council of 12 August 2013 amending Directives 2000/60/EC and	

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			2008/105/EC as regards priority substances in the field of water policy Text with EEA relevance (OJ L 226, 24.8.2013, p. 1)	
<i>47 3</i> .	Article 12 Remedial action and restrictions in use			
47 4.		Article 12 (1) AM 106		
47 5.	1. Member States shall ensure that any failure to meet the parametric values set in accordance with Article 5 is immediately investigated in order to identify the cause.	1. Member States shall ensure that any failure to meet the parametric values set in accordance with Article 5 at the point of compliance referred to in Article 6 is immediately investigated in order to identify the cause.		Not acceptable
47			Article 12 (2) (subparag. one)	
6.				
47 7.	2. If, despite the measures taken to meet the obligations imposed in Article 4(1), water intended for human consumption does not meet the parametric		2. If, despite the measures taken to meet the obligations imposed in Article 4(1), water intended for human consumption does not meet the parametric	

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	values set in accordance with Article 5, the Member State concerned shall ensure that the necessary remedial action is taken as soon as possible to restore its quality and shall give priority to their enforcement action, having regard <i>inter alia</i> to the extent to which the relevant parametric value has been exceeded and to the potential danger to human health		values set in accordance with Article 5, and subject to Article 6(2) the Member State concerned shall ensure that the necessary remedial action is taken as soon as possible to restore its quality and shall give priority to their enforcement action, having regard inter alia to the extent to which the relevant parametric value has been exceeded and the associated potential danger to human health.	
47 8.		Article 12 (2) (subparag. 2) AM 107	potential surger to manufacture	
47 9.	In case of non-compliance with the parametric values set out in Annex I, part C, remedial action shall include the measures set out in points (a) to (f) of Article 10(2).	In case of non-compliance with the parametric values set out in Annex I, part C, remedial action shall include the measures set out in Article 10(2 <i>a</i>).	In case of non-compliance with the parametric values set out in Annex I, part C, remedial action shall include relevant measures as set out in points (a) to (g) of Article 10(2).	
48 0.	Article 12 (3) (subparag. one)			
48 1.	3. Regardless of whether any failure to meet the parametric values has occurred, Member			

	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
48	States shall ensure that any supply of water intended for human consumption which constitutes a potential danger to human health is prohibited or its use restricted and that any otherremedial action is taken that is necessary to protect human health.	Article 12 (3) (subparag. 2)		
2.		AM 108		
48 3.	Member States shall automatically consider any failure to meet the minimum requirements for parametric values set out in Annex I, parts A and B, as a potential danger to human health.	Member States shall consider a failure to meet the minimum requirements for parametric values set out in Annex I, parts A and B, as a potential danger to human health, except where the competent authorities consider the non-compliance with the parametric value to be trivial.	Deleted	
48 4.		Article 12 (4) (intro) AM 109		
48 5.	4. In the cases described in paragraphs 2 and 3, Member States shall as soon as possible take all of the following measures:	4. In the cases described in paragraphs 2 and 3, where the non-compliance with the parametric values is considered to	4. Where the cases described in paragraphs 2 and 3, are considered as relevant for human health, Member States	

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		be a potential danger to human health, Member States shall as soon as possible take all of the following measures:	shall as soon as possible take all of the following measures:	
48 6.	Article 12 (4) (a)			
48 7.	(a) notify all affected consumers of the potential danger to human health and its cause, of the exceedance of a parametric value and of the remedial actions taken, including prohibition, restriction or other action;			
48 8.			Article 12 (4) (b)	
48 9.	(b) give, and regularly update, the necessary advice to consumers on conditions of consumption and use of the water, taking particular account of potential vulnerable groups;		(b) give, and regularly update, the necessary advice to consumers on conditions of consumption and use of the water, taking particular account of population groups with increased water related health risks;	
49 0.	Article 12 (4) (c)			

	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
49	(c) inform consumers once it has been established that there is no longer a potential danger to human health and inform them that the service has resumed back to normal.			

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
49 2.		Article 12 (4) (subparag. 1 a) (new) AM 110		
49 3.		The measures referred to in points (a), (b) and (c) shall be taken in cooperation with the water supplier concerned.		Not acceptable
49 4.		Article 12 (5) AM 111		
49 5.	5. The competent authorities or other relevant bodies shall decide what action under paragraph 3 shall be taken, bearing in mind the risks to human health which would be caused by an interruption of the supply or a restriction in the use of water intended for human consumption.	5. Where non-compliance is established at the point of compliance, the competent authorities or other relevant bodies shall decide what action under paragraph 3 shall be taken, bearing in mind the risks to human health which would be caused by an interruption of the supply or a restriction in the use of water intended for human consumption.		Not acceptable
49 6.			Article 12 (6)	
49 7.			6. In the event of non-compliance with the parametric	

	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
			values or with the specifications set out in Annex I, Part Ba, Member States shall consider whether that non-compliance poses any risk to human health. They shall take remedial action to restore the quality of the water where that is necessary to protect human health.	
49 8.			Article 12 (7)	
49 9.			7. Where Member States consider the non-compliance with a parametric value to be trivial, they do not need to take the measures set out in paragraph 4.	
50 0.		Article 12 a (new) AM 112	rusa gentra n	
50 1.		Article 12a Derogations	Article 12a Derogations	
50 2.		1. Member States may provide for derogations from the	1. In duly justified circumstances, Member States	Concurrent intention

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	parametric values set out in Part B of Annex I, or set in accordance with Article 5(2), up to a maximum value to be determined by them, provided that such derogations do not constitute a potential danger to human health and provided that the supply of water intended for human consumption in the area concerned cannot otherwise be maintained by any other reasonable means. Such derogations shall be limited to the following cases: (a) a new water supply zone; (b) a new source of pollution detected in a water supply zone or parameters newly searched or detected. Derogations shall be limited to as short a time as possible and shall not exceed three years in duration, towards the end of which period Member States shall conduct a review to determine whether sufficient progress has been made. In exceptional circumstances, a	may provide for derogations from the parametric values set out in Annex I, Part B, or set in accordance with Article 5(2), up to a maximum value to be determined by them, provided no derogation constitutes a potential danger to human health; and provided that the supply of water intended for human consumption in the area concerned cannot otherwise be maintained by any other reasonable means. The derogation shall be limited to as short a time as possible and shall not exceed three years, towards the end of which a review shall be conducted to determine whether sufficient progress has been made. In exceptional circumstances, Member States may grant a second derogation for a period not exceeding three years.	

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
		Member State may grant a second derogation in respect of points (a) and (b) of the first subparagraph. Where a Member State intends to grant such a second derogation, it shall communicate the review, along with the grounds for its decision on the second derogation, to the Commission. Such second derogation shall not exceed three years in duration.		
50 3.		2. Any derogation granted in accordance with paragraph 1 shall specify the following: (a) the grounds for the derogation; (b) the parameter concerned, previous relevant monitoring results, and the maximum permissible value under the derogation; (c) the geographical area, the quantity of water supplied each day, the population concerned and whether or not any relevant food-production undertaking would be affected; (d) an appropriate monitoring scheme, with an increased	2. Any derogation granted in accordance with paragraph 1 shall specify the following: (a) the grounds for the derogation; (b) the parameter concerned, previous relevant monitoring results, and the maximum permissible value under the derogation; (c) the geographical area, the quantity of water supplied each day, the population concerned and whether or not any relevant food business would be affected; (d) an appropriate monitoring scheme, with an increased monitoring frequency	Concurrent intention

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
		monitoring frequency where necessary; (e) a summary of the plan for the necessary remedial action, including a timetable for the work and an estimate of the cost and provisions for reviewing; and (f) the required duration of the derogation.	where necessary; (e) a summary of the plan for the necessary remedial action, including a timetable for the work and an estimate of the cost and provisions for reviewing; (f) the required duration of the derogation.	
50 4.		3. If the competent authorities consider the noncompliance with the parametric value to be trivial, and if action taken in accordance with Article 12(2) is sufficient to remedy the problem within 30 days, the information provided for in paragraph 2 of this Article need not be specified in the derogation. In that event, only the maximum permissible value for the parameter concerned and the time allowed to remedy the problem shall be set by the competent authorities or other relevant bodies in the derogation.	3. If the competent authorities consider the noncompliance with the parametric value to be trivial, and if action taken in accordance with Article 12 is sufficient to remedy the problem within 30 days, the requirements of paragraph 2 need not be applied. In that event, only the maximum permissible value for the parameter concerned and the time allowed to remedy the problem shall be set by the competent authorities or other relevant bodies.	Concurrent intention
50 5.		4. Recourse may no longer be had to paragraph 3, if failure	4. Recourse may no longer be had to paragraph 3 if failure	Concurrent intention

	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
		to comply with any one parametric value for a given water supply has occurred on more than 30 days on aggregate during the previous 12 months.	to comply with any one parametric value for a given water supply has occurred on more than 30 days on aggregate during the previous 12 months.	
50 6.		5. Any Member State which has had recourse to the derogations provided for in this Article shall ensure that the population affected by any such derogation is promptly informed in an appropriate manner of the derogation and of the conditions governing it. In addition, the Member State shall, where necessary, ensure that advice is given to particular population groups for which the derogation could present a special risk.	5. Any Member State which has recourse to the derogations provided for in this Article shall ensure that the population affected by any such derogation is promptly informed in an appropriate manner of the derogation and of the conditions governing it. In addition the Member State shall, where necessary, ensure that advice is given to particular population groups for which the derogation could present a special risk.	Concurrent intention
		The obligations referred to in the first subparagraph shall not apply in the circumstances described in paragraph 3 unless the competent authorities decide otherwise.	These obligations shall not apply in the circumstances described in paragraph 3 unless the competent authorities decide otherwise.	
50 7.		6. With the exception of derogations granted in accordance with paragraph 3, a Member State shall inform the	6. Except where paragraph 3 applies, a Member State shall inform the Commission within two months of any derogation	Concurrent intention

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
		Commission within two months of any derogation concerning an individual supply of water exceeding 1 000 m³ a day as an average or serving more than 5 000 people, including the information specified in paragraph 2.	concerning an individual supply of water exceeding 1000 m3 a day as an average or serving more than 5000 persons, including the information specified in paragraph 2.	
50 8.		7. This Article shall not apply to water intended for human consumption offered for sale in bottles or containers.	7. This Article shall not apply to water intended for human consumption offered in bottles or containers.	Concurrent intention
50 9.	Article 13 Access to water intended for human consumption			

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
51 0.		Article 13 (1)AMs 113, 165, 191, 208, 166, 192, 169, 195, 170, 196, 197, 220		
51	1. Without prejudice to Article 9 of Directive 2000/60/EC, Member States shall take all necessary measures to improve access for all to water intended for human consumption and promote its use on their territory. This shall include all of the following measures:	1. Without prejudice to Article 9 of Directive 2000/60/EC and to the principles of subsidiarity and proportionality, Member States shall, whilst taking into account the local and regional perspectives and circumstances for water distribution, take all necessary measures to improve universal access for all to water intended for human consumption and promote its use on their territory.	Member States shall take the necessary measures to improve or maintain access to water intended for human consumption for all, in particular for vulnerable and marginalised groups, as defined by the Member States, and to promote the use of tap water intended for human consumption by choosing the most appropriate measures, taking into account local, geographical and cultural circumstances.	
51 2.	(a) identifying people without access to water intended for human consumption and reasons for lack of access (such as belonging to a vulnerable and marginalised group), assessing possibilities to improve access for those people and informing them about possibilities of connecting to the distribution network or about	(a) identifying people without access, or with limited access, to water intended for human consumption, including vulnerable and marginalised groups, and reasons for lack of access, assessing possibilities and taking actions to improve access for those people and informing them about possibilities of	To this end, Member States shall ensure that people without access to water intended for human consumption and reasons for lack of access (such as belonging to a vulnerable and marginalised group) are identified, assessing possibilities to improve access for those people and informing them about possibilities of connecting to	

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
	alternative means to have access to such water;	connecting to the distribution network or about alternative means to have access to such water;	the distribution network or about alternative means to have access to such water;	
51 3.		(aa) ensuring the public supply of water intended for human consumption;		
51 4.	(b) setting up and maintaining outdoors and indoors equipment for free access to water intended for human consumption in public spaces;	(b) setting up and maintaining outdoors and indoors equipment, including refill points, for free access to water intended for human consumption in public spaces, particularly in areas of high footfall; this shall be done where technically feasible, in a manner that is proportionate to the need for such measures and taking into account specific local conditions, such as climate and geography;	Deleted	
51 5.	(c) promoting water intended for human consumption by:	(c) promoting water intended for human consumption by:	Measures to promote tap water intended for human consumption may include:	
51 6.	(i) launching campaigns to inform citizens about the quality of such water;	(i) launching campaigns to inform citizens about the <i>high</i> quality of <i>tap</i> water <i>and to raise</i> awareness of the nearest designated refill point;	(i) launching campaigns to inform citizens about the quality of such water;	
51		(ia) launching campaigns to		

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
7.		encourage the general public to carry reusable water bottles and launching initiatives to raise awareness of the location of refill points;		
51 8.	(ii) encouraging the provision of such water in administrations and public buildings;	(ii) ensuring the free provision of such water in administrations and public buildings, as well as discouraging the use of water put in single use plastic bottles or containers in such administrations and buildings;	(ii) encouraging the provision of such water in administrations and public buildings;	
51 9.	(iii) encouraging the free provision of such water in restaurants, canteens, and catering services.	(iii) encouraging the provision of such water <i>for free or for a low service fee, for customers</i> in restaurants, canteens, and catering services.	(iii) encouraging the free provision of such water in restaurants, canteens, and catering services.	
52 0.		Article 13 (2) AM 114		
52 1.	2. On the basis of the information gathered under paragraph 1(a), Member States shall take all necessary measures to ensure access to water intended for human consumption for vulnerable and marginalised groups.	2. On the basis of the information gathered under paragraph 1(a), Member States shall take measures <i>that they consider necessary and appropriate</i> to ensure access to water intended for human consumption for vulnerable and	Deleted	

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	In case those groups do not have access to water intended for human consumption, Member States shall immediately inform them of the quality of the water they are using and of any action that can be taken to avoid adverse effects on human health resulting from any contamination of that water.	marginalised groups. In case those groups do not have access to water intended for human consumption, Member States shall immediately inform them of the quality of the water they are using and of any action that can be taken to avoid adverse effects on human health resulting from any contamination of that water.		
52 2.		Article 13 (2a) (new) AMs 173, 199 and 209		
52 3.		2a. Where obligations laid down in this Article are incumbent on local public authorities under national law, Member States shall ensure that such authorities have the means and resources to ensure access to water intended for human consumption and that any measures in that regard are proportionate to the capacities and size of the distribution network concerned.		Not acceptable

	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
52 4.		Article 13 (2b) (new)AMs 174, 200 and 210		
52 5.		2b. Taking into account the data collected under the provisions set out in point (a) of Article 15(1), the Commission shall collaborate with Member States and the European Investment Bank to support municipalities in the Union which lack the necessary capital in order to enable them to access technical assistance, available Union funding and long-term loans at a preferential interest rate, particularly for the purpose of maintaining and renewing water infrastructure in order to ensure the provision of high quality water, and to extend water and sanitation services to vulnerable and marginalised population groups.		Not acceptable

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
52 6.	Article 14 Information to the public			
52 7.		Article 14 (1) AM 116		
52 8.	1. Member States shall ensure that adequate and up-to-date information on water intended for human consumption is available online to all persons supplied, in accordance with Annex IV.	1. Member States shall ensure that adequate, up-to-date <i>and accessible</i> information on water intended for human consumption is available, online <i>or in other user-friendly ways</i> , to all persons supplied, in accordance with Annex IV, <i>while complying with applicable data protection rules</i> .	1. Member States shall ensure that adequate and up-to-date information on the quality of water intended for human consumption is available online or by other means to all persons supplied, in accordance with Annex IV.	1. Member States shall ensure that adequate, up-to-date information on water intended for human consumption is available, online <i>or by other user-friendly means</i> , to all persons supplied, in accordance with Annex IV, <i>while complying with applicable data protection rules</i> .
52 9.		Article 14 (2) (subparag. 1) AM 117		
53 0.	2. Member States shall ensure that all persons supplied receive regularly and at least once a year, and in the most appropriate form (for instance on their invoice or by smart applications) without having to request it, the following information:	2. Member States shall ensure that all persons supplied receive regularly and at least once a year, and in the most appropriate <i>and easily accessible</i> form (for instance on their invoice or by smart applications) <i>as determined by the competent authorities</i> , the	2. Member States shall ensure that all persons supplied receive regularly and at least once a year, and in the most appropriate form (for instance on their invoice or by digital means such as smart applications) without having to request it, information on the	2. Member States shall ensure that all persons supplied receive regularly and at least once a year, in the most appropriate <i>and easily accessible</i> form (for instance on their invoice or by digital means such as smart applications) without having to request it the

	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
		following information:	price or cost of water intended for human consumption supplied per litre or cubic metre and relevant information on the quality of water supplied including	following information:
53 1.		Article 14 (2) (a) AM 118		
53 2.	(a) information on the cost structure of the tariff charged per cubic metre of water intended for human consumption, including fixed and variable costs, presenting at least costs related to the following elements:	(a) where costs are recovered through a tariff system, information on the tariff charged per cubic metre of water intended for human consumption, including the distribution of fixed and variable costs;	Deleted	(Delete here and include information on fixed and variable costs in Annex IV)
53 3.		Article 14 (2) (a) (i) AM 119		
53 4.	(i) measures taken by water suppliers for the purposes of the hazard assessment pursuant to Article 8(5);	Deleted	Deleted	Concurrent intention
53 5.		Article 14 (2) (a) (ii) AM 120		

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53 6.	(ii) treatment and distribution of water intended for human consumption;	Deleted	Deleted	Concurrent intention
53 7.		Article 14 (2) (a) (iii) AM 121		
53 8.	(iii) waste water collection and treatment;	Deleted	Deleted	Concurrent intention
53 9.		Article 14 (2) (a) (iv) AM 122		
54 0.	(iv) measures taken pursuant to Article 13, in case such measures have been taken by water suppliers;	Deleted	Deleted	Concurrent intention
54 1.		Article 14 (2) (aa) (new) AM 123		
54 2.		(aa) information on the quality of water intended for human consumption, including the indicator parameters;		EP AM acceptable (aa) information on the quality of water intended for human consumption, including the

	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
				indicator parameters;
54 3.		Article 14 (2) (b) AM 124		•
54 4.	(b) the price of water intended for human consumption supplied per litre and cubic metre;	(b) where the costs are recovered through a tariff system, the price of the supply of water intended for human consumption per cubic metre, and the price invoiced per litre; where the costs are not recovered through a tariff system, the total annual costs borne by the water system to ensure compliance with this Directive, accompanied by contextual and relevant information on how water intended for human consumption is supplied to the area;	Deleted	(b) the price of water intended for human consumption supplied per litre and cubic metre;

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
54 5.		Article 14 (2) (ba) (new)AM 125		
54 6.		(ba) the treatment and distribution of water intended for human consumption;		(Delete here and insert in Annex IV, point 2a (new))
54 7.		Article 14 (2) (c) AM 126		
54 8.	(c) the volume consumed by the household, at least per year or per billing period, together with yearly trends of consumption;	(c) the volume consumed by the household, at least per year or per billing period, together with yearly trends of household consumption, if technically feasible and only if this information is available to the water supplier;	Deleted	EP AM acceptable (c) the volume consumed by the household, at least per year or per billing period, together with yearly trends of household consumption, if technically feasible and only if this information is available to the water supplier;
54 9.		Article 14 (2) (d) AM 127		
55 0.	(d) comparisons of the yearly water consumption of the household with an average	(d) comparisons of the yearly water consumption of the household with an average	Deleted	EP AM acceptable (d) comparisons of the yearly

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		consumption for a household, when applicable in accordance with point (c);		water consumption of the household with an average consumption for a household, when applicable in accordance
				with point (c);

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55 1.			Article 14 (2) (e)	
55 2.	(e) a link to the website containing the information set out in Annex IV.		a link to the website containing the information set out in Annex IV.	(e) a link to the website containing the information set out in Annex IV.
55 3.		Article 14 (2) (subparag. 2) AM 128		
55 4.	The Commission may adopt implementing acts specifying the format of, and modalities to present, the information to be provided under the first subparagraph. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 20(2).	Member States shall set out a clear division of responsibilities with regard to the provision of information under the first subparagraph between water suppliers, stakeholders and competent local bodies. The Commission is empowered to adopt delegated acts in accordance with Article 19 supplementing this Directive by specifying the format of, and modalities to present, the information to be provided under the first subparagraph.	Deleted	EP AM not acceptable
55 5.	Article 14 (3)			

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55 6.	3. Paragraphs 1 and 2 are without prejudice to Directives 2003/4/EC and 2007/2/EC.			
55 7.	Article 15 Information on monitoring of implementation			
55 8.	Article 15 (1)			
55 9.	1. Without prejudice to Directive 2003/4/EC and Directive 2007/2/EC, Member States, assisted by the European Environment Agency, shall:			
56 0.			Article 15 (1) (a)	
56 1.	(a) set up by [6 years after the end-date for transposition of this Directive], and update every 6 years thereafter, a data set containing information on the measures taken under Article 13, and on the share of their		(a) set up by [6 years after the end-date for transposition of this Directive], and update every 6 years thereafter, a data set containing information on measures taken to improve access to and to promote the use	

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	population that has access to water intended for human consumption;		of water intended for human consumption,, and on the share of their population that has access to water intended for human consumption. This does not include bottled water;	
56 2.			Article 15 (1) (b)	
56 3.	(b) set up by [3 years after the end-date for transposition of this Directive], and update every 3 years thereafter, a data set containing the hazard and domestic distribution risk assessments performed in accordance with Articles 8 and 10, respectively, including the following elements:		(b) set up by [6 years after the end-date for transposition of this Directive], and update every 6 years thereafter, a data set containing the risk assessment and risk management of the catchment area(s) for the abstraction point(s) and risk assessment of the domestic distribution systems performed in accordance with Articles 8 and 10, respectively, including the following elements:	
56 4.			Article 15 (1) (a) (i)	
56	(i) the abstraction points		(i) information on	

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5.	identified under Article 8(1)(a);		catchment areas for the abstraction point(s) under Article 8(1)(a);	
56 6.			Article 15 (1) (a) (ii)	
56 7.	(ii) the monitoring results collected in accordance with Article 8(1)(d) and Article 10(1)(b); and		(ii) the monitoring results collected in accordance with Article 8(1)(d) and Article 10(1)(b); and	
56 8.			Article 15 (1) (a) (iii)	
56 9.	(iii) concise information on measures taken pursuant to Article 8(5) and Article 10(2);		(iii) concise information on measures taken pursuant to Article 8(5) and Article 10(2);	
57 0.	Article 15 (1) (c)			
57 1.	(c) set up, and update annually thereafter, a data set containing monitoring results, in cases of exceedances of the parametric values set in Annex I, parts A and B, collected in accordance with			

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	Articles 9 and 11 and information about the remedial actions taken in accordance with Article 12;			
57 2.		Article 15 (1) (d) AM 129		
57 3.	(d) set up, and update annually thereafter, a data set containing information on drinking water incidents that have caused potential danger to human health, regardless of whether any failure to meet the parametric values occurred, that lasted for more than 10 consecutive days and that affected at least 1 000 people, including the causes of those incidents and remedial actions taken in accordance with Article 12.	(d) set up, and update annually thereafter, a data set containing information on drinking water incidents that have caused potential <i>risk</i> to human health, regardless of whether any failure to meet the parametric values occurred, that lasted for more than 10 consecutive days and that affected at least 1 000 people, including the causes of those incidents and remedial actions taken in accordance with Article 12.		Acceptable
57 4.			Article 15 (1) (e) (new)	
57 5.			(e) set up, and update annually thereafter, a data set containing information on all derogations granted in	

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			accordance with Article 12a(1), including the information foreseen in Article 12a(2).	
57 6.	Article 15 (1) (subparag. two)			
57 7.	Where possible, spatial data services as defined in Article 3(4) of Directive 2007/2/EC shall be used to present those data sets.			
57 8.	Article 15 (2)			
57 9.	2. Member States shall ensure that the Commission, the European Environment Agency and the European Centre for Disease Prevention and Control have access to the data sets referred to in paragraph 1.			
58 0.	Article 15 (3)			
58 1.	3. The European Environment Agency shall publish and update a Union-wide overview on the basis			

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58	of the data collected by the Member States on a regular basis or following receipt of a request from the Commission. The Union-wide overview shall			
2.	include, as appropriate, indicators for outputs, results and impacts of this Directive, Union-wide overview maps and Member State overview reports.			
58 3.		Article 15 (4) (subparag. 1) AM 130		
58 4.	4. The Commission may adopt implementing acts specifying the format of, and modalities to present, the information to be provided in accordance with paragraphs 1 and 3, including detailed requirements regarding the indicators, the Union-wide overview maps and the Member State overview reports referred to in paragraph 3.	4. The Commission is empowered to adopt delegated acts in accordance with Article 19 supplementing this Directive by specifying the format of, and modalities to present, the information to be provided in accordance with paragraphs 1 and 3, including detailed requirements regarding the indicators, the Union-wide overview maps and the Member State overview reports referred to in paragraph 3.		Not acceptable
58		Article 15 (4) (subparag. two) AM 131		

	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
5.				
58 6.	The implementing acts referred to in the first subparagraph shall be adopted in accordance with the examination procedure referred to in Article 20(2).	Deleted		Not acceptable
58 7.			Article 15 (5) (new)	
58 8.			5. Member States may derogate from this Article on any of the grounds referred to in Article 13(1) of Directive 2007/2/EC.	
58 9.	Article 16 Access to justice			
59 0.			Article 16	
59 1.	1. Member States shall ensure that, natural or legal persons or their associations, organisations or groups, in accordance with national legislation or practice,		Deleted	

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Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
have access to a review procedure			
before a court of law or another			
independent and impartial body			
established by law to challenge the			
substantive or procedural legality			
of decisions, actions or omissions			
related to the implementation of			
Articles 4, 5, 12, 13, and 14, when			
one of the following conditions is			
fulfilled:			
(a) they have a sufficient			
interest;			
(b) they maintain the			
impairment of a right, where the			
administrative procedural law of			
the relevant Member State requires			
this as a precondition.			
2. Member States shall			
determine at what stage decisions,			
acts or omissions may be			
challenged.			
3. What constitutes a			
sufficient interest and impairment			
of a right shall be determined by			
Member States, consistently with			
the objective of giving the public			
concerned wide access to justice.			
To that end, the interest of any			
non-governmental organisation			

Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
promoting environmental			
protection and meeting the			
requirements under national law			
shall be deemed sufficient for the			
purposes of paragraph 1(a).			
Such organisations shall also be			
deemed to have rights capable of			
being impaired for the purposes of			
paragraph 1(b).			
4. Paragraphs 1, 2 and 3 shall			
not exclude the possibility of a			
preliminary review procedure			
before an administrative authority			
and shall not affect the			
requirement of exhaustion of			
administrative review procedures			
prior to recourse to judicial review			
procedures, where such a			
requirement exists under national			
law.			
5. Any such review procedure			
referred to in paragraph 1 and 4			
shall be fair, equitable, timely and			
not prohibitively expensive.			
Member States shall ensure that			
information is made available to			
the public on access to			
administrative and judicial review			
procedures.			

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
59 2.	Article 17 Evaluation			
59 3.	1. The Commission shall, by [12 years after the end-date for transposition of this Directive], carry out an evaluation of this Directive. The evaluation shall be based, <i>inter alia</i> , on the following elements:			
59 4.	(a) the experience gathered with the implementation of this Directive;			
59 5.	(b) the data sets from Member States set up in accordance with Article 15(1) and the Union-wide overviews compiled by the European Environment Agency in accordance with Article 15(3);			
59 6.	(c) relevant scientific, analytical and epidemiological data;			
59 7.	(d) World Health Organisation recommendations, where available.			

	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
59 8.	2. In the context of the evaluation, the Commission shall pay particular regard to the performance of this Directive concerning the following aspects:			
59 9.	(a) the risk-based approach set out in Article 7;			
60 0.		Article 17 (2) (b) AM 132		
60	(b) provisions related to access to water set out in Article 13;	(b) provisions related to access to water set out in Article 13 and the share of the population without access to water;	Deleted	
60 2.		Article 17 (2) (c) AM 133		
60 3.	(c) provisions concerning the information to be provided to the public under Article 14 and Annex IV.	(c) provisions concerning the information to be provided to the public under Article 14 and Annex IV, including a user friendly overview at Union level of the information listed in point 7 of Annex IV.		Not acceptable

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
60 4.		Article 17 (2a) AM 134		
60 5.		2a. The Commission shall, no later than [five years after the final deadline for transposition of this Directive] — and afterwards where appropriate — submit a report to the European Parliament and to the Council on the potential threat to sources of water intended for human consumption from microplastics, medicines and, if necessary, other newly occurring pollutants and on the appropriate associated potential health risks. The Commission is empowered to adopt, if necessary, delegated acts in accordance with Article 19 in order to supplement this Directive by establishing maximum levels for microplastics, medicinal products and other newly occurring pollutants in water intended for human consumption.		Not acceptable

	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
60 6.	Article 18 Review and amendment of Annexes			
60 7.			Article 18 (1) (subparag. one)	
60 8.	1. At least every five years, the Commission shall review Annex I in the light of scientific and technical progress.		1. At least every five years, the Commission shall review Annexes I and II in the light of scientific and technical progress as well as the Member States' risk-based approach to water safety contained in the data sets established pursuant to Article 15 and, where appropriate, shall make legislative proposals for amendments in accordance with the Treaty.	
60 9.			Article 18 (1) (subparag. two)	
61 0.	The Commission shall, on the basis of Member States' hazard and domestic distribution risk assessments contained in the data sets set up pursuant to Article 15,		Deleted	

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Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
review Annex II and assess			
whether there is a need to adapt it			
or to introduce new monitoring			
specifications for the purposes of			
those risk assessments.			

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
61 1.			Article 18 (2)	
61 2.	2. The Commission is empowered to adopt delegated acts in accordance with Article 19 amending Annexes I to IV where necessary, to adapt them to scientific and technical progress or to specify monitoring requirements for the purposes of the hazard and domestic distribution risk assessments pursuant to Article 8(1)(d) and Article 10(1)(b).		2. The Commission is empowered to adopt delegated acts in accordance with Article 19 amending Annex III where necessary, to adapt it to scientific and technical progress.	
61 3.		Article 18 (2a) AM 135		
61 4.		2a. By [five years after the date of entry into force of this Directive], the Commission shall review whether Article 10a has led to a sufficient level of harmonisation of hygienic requirements on materials and products in contact with water intended for human consumption and, if necessary, take further		Not acceptable

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
	appropriate measures.			

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
<i>61 5</i> .	Article 19 Exercise of the delegation			
61 6.	1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.			
61 7.			Article 19 (2)	
61 8.	2. The power to adopt delegated acts referred to in Article 18(2) shall be conferred on the Commission for an indeterminate period of time from [date of entry into force of this Directive].		2. The power to adopt delegated acts referred to in Article 18(2) shall be conferred on the Commission for a period of 5 years from [date of entry into force of this Directive]. The Commission shall draw up a report in respect of the delegation of power no later than nine months beofre the end of the five-year period. The delegation of power shall be tacitly extended for periods of an identical duration, unless the European Parliament or the Council opposes such extension	

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
			no later than three months before the end of each period.	
61 9.	3. The delegation of power referred to in Article 18(2) may be revoked at any time by the European Parliament or by the Council. A decision to revoke shall put an end to the delegation of the power specified in that decision. It shall take effect the day following the publication of the decision in the Official Journal of the European Union or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.			
62 0.	4. Before adopting a delegated act, the Commission shall consult experts designated by each Member State in accordance with the principles laid down in the Interinstitutional Agreement on Better Law-Making of 13 April 2016.			
62 1.	5. As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.			

	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
62 2.	6. A delegated act adopted pursuant to Article 18(2) shall enter into force only if no objection has been expressed either by the European Parliament or by the Council within a period of two months of notification of that act to the European Parliament and the Council or if, before the expiry of that period, the European Parliament and the Council have both informed the Council have both informed the Commission that they will not object. That period shall be extended by two months at the initiative of the European Parliament or of the Council.			
62 3.	Article 20 Committee procedure			
62 4.	1. The Commission shall be assisted by a committee. That committee shall be a committee within the meaning of Regulation (EU) No 182/2011.			
62 5.	2. Where reference is made to this paragraph, Article 5 of Regulation (EU) No 182/2011			

	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
	shall apply.			
62 6.			Article 20 (2) (subparag. two) (new)	
62 7.			Where the Committee delivers no opinion, the Commission shall not adopt the draft implementing act and the third subparagraph of Article 5(4) of Regulation 182/2011 shall apply.	
<i>62</i> 8.	Article 21 Penalties			
62 9.	Member States shall lay down the rules on penalties applicable to infringements of national provisions adopted pursuant to this Directive and shall take all measures necessary to ensure that they are implemented. The penalties provided for shall be effective, proportionate and dissuasive. Member States shall, by [2 years after entry into force of this Directive], notify the Commission of those rules and those measures and shall notify it			

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Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
of any subsequent amendment			
affecting them.			

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
63 0.	Article 22 Transposition			
63	1. Member States shall bring into force the laws, regulations and administrative provisions necessary to comply with Articles 2 and 5 to 21 and Annexes I to IV by [2 years after entry into force of this Directive]. They shall immediately communicate the text of those measures to the Commission.			
63 2.	When Member States adopt those measures, they shall contain a reference to this Directive or shall be accompanied by such a reference on the occasion of their official publication. They shall also include a statement that references in existing laws, regulations and administrative provisions to the Directives repealed by this Directive shall be construed as references to this Directive. Member States shall determine how such reference is to be made and how that statement is			

	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
63 3.	to be formulated. 2. Member States shall communicate to the Commission the text of the main provisions of national law which they adopt in the field covered by this Directive.			
63 4.			Article 22a (new)	
63 5.			Article 22a Transitional period	
63 6.			Article 22a (1) (new)	
63 7.			1. Member States shall take the measures necessary to ensure that water intended for human consumption complies with the parametric values set in Annex I, part B, for the following parameters: Chlorate, Chlorite, Haloacetic Acids, Microcystin-LR, Sum ofPFASs, Uranium, by [3 years after end-date for	

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
			transposition].	
63 8.			Article 22a (2) (new)	
63 9.			2. During this transitional period, water suppliers shall not be obliged to monitor the water intended for human consumption in accordance with the provisions of Article 11 for the parameters listed in paragraph 1.	
64 0.	Article 23 Repeal			
64	1. Directive 98/83/EC, as amended by the instruments listed in Annex V, Part A, is repealed with effect from [day after the date in the first subparagraph of Article 22(1)], without prejudice to the obligations of the Member States relating to the time-limits for the transposition into national law of the Directives set out in Annex V, Part B.			

	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
64 2.	References to the repealed Directive shall be construed as references to this Directive and shall be read in accordance with the correlation table in Annex VI.			
64 3.		Article 23 (2) AM 136		
64 4.	2. Derogations granted by Member States in accordance with Article 9 of Directive 98/83/EC that are still applicable by [end-date for transposition of this Directive] shall remain applicable until the end of their duration. They may not be renewed further.	2. Derogations granted by Member States in accordance with Article 9 of Directive 98/83/EC that are still applicable by [end-date for transposition of this Directive] shall remain applicable until the end of their duration.	2. Derogations granted by Member States in accordance with Article 9(1) of Directive 98/83/EC that are still applicable by [end-date for transposition of this Directive] shall remain applicable until the end of their duration. They may be renewed in accordance with Article 12a only where a second derogation has not yet been granted. The right to ask the Commission for a third derogation in accordance with Article 9(2) of Directive 98/83/EC shall remain applicable for those derogations already granted by Member States at the time of the entry into force of this Directive.	

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
64 5.	Article 24 Entry into force			
64 6.	This Directive shall enter into force on the twentieth day following that of its publication in the Official Journal of the European Union.			
64 7.	Article 25 Addressees			
64 8.	This Directive is addressed to the Member States.			

Proposal for a DIRECTIVE OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL on the quality of water intended for human consumption (recast)

ANNEXES

	Con	nmission's	proposal	E	P Amendn	nents	Counc	il's Gene	ral Appr	oach	Comments/Compromises
1.	ANNEX I										
2. MINIMUM REQUIREMENTS FOR PARAMETRIC VALUES USED TO ASSESS THE QUALITY OF WATER INTENDED FOR HUMAN CONSUMPTION											
3.	3. PART A Microbiological parameters										
4.					Annex I, Ta AM 179						
	Parameter	Parametric value	Unit	Parameter	Parametric value	Unit	Parameter	Parametric value	Unit	Notes	
	Clostridium	0	Number/	Clostridium	0	Number/					
5.	perfringens		100 ml	perfringens		100 ml	Intestinal	0	Number/10	For water	
٥.	spores			spores			enterococci	U	0 ml	put into	
	Coliform	0	Number/	Enterococci	0	Number/	Cittorococci		O IIII	bottles or	
	bacteria		100 ml			100 ml				containers	
	Enterococci	0	Number/		-					the unit is	
			100 ml							number/250	

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	Co	mmissio	on's	proposal]	E P A m	endr	ments	Counc	il's Geı	neral	l Approach	Co	mment	s/Compromises
	Escherichia c (E. coli)	oli 0		Number/ 100 ml	Escherichia coi (E. coli)	li 0		Number/ 100 ml	Escherichia coli (E. coli)	0	Nt 0 1	ml mber/10 For water put into bottles or containers the unit is number/250 ml			
	Heterotrophic plate counts (HPC) 22°	abnorr change			Somatic coliphages	0		Number/ 100 ml							
	Somatic coliphages Turbidity	0 <1		Number/ 100 ml NTU											
6.						pring an	d min	ut in this Part shall eral waters in 2009/54/EC.							
7.	PART B Chemical pa	arameters	S												
8.					A	nnex I, I AMs 13									
	Parameter	Paramet ric value			Parameter	Paramet ric value	:			Paramet ric value					
9.	Acrylamide	0,10	μg/l	The parametric value refers to the residual monomer concentration in the water as calculate according to specifications of the maximum release from	Acrylamide i	0,10	μg/l	The parametric value refers to the residual monomer concentration in the water as calculated according to specifications of the maximum release from	Acrylamide	0,10		The parametric value refers to the residual monomer concentration in the water as calculated according to specifications of the maximum release from the corresponding			
				the corresponding polymer in contact with				the corresponding polymer in contact with	Antimony	20		polymer in contact with the water.	Antimony	<u>10</u>	μg/l
		7.0		the water.			,-	the water.	Arsenic	10	μg/l				
	Antimony	5,0	μg/l		Antimony	5,0	μg/l		Benzene	1,0	μg/l				

Commission's proposal				EP An	nendments	Cour	l Approach	Comments/Compromises					
Arsenic	10	μg/l	Arsenic	10	μg/l	Benzo(a)pyre	ne 0,010	μg/l					
Benzene	1,0	μg/l	Benzene	1,0	μg/l		·			Boron	[1,5]	mg/l	Parametric value of
Benzo(a)pyrene	0,010	μg/l	Benzo(a)pyrene	0,010	μg/l								2,4 mg/l shall be
Beta-estradiol	0,001	μg/l	Beta-estradiol	0,001	μg/l	Boron	2,4	mg/l					applied when
(50-28-2)	.,		(50-28-2)	,,,,,		Bromate Cadmium	10 5,0	μg/l μg/l		=			desalinated water is
Bisphenol A	0,01	μg/l	Bisphenol A	0,1	μg/l	Chlorate	0,25		Parametric value of 0,7				the predominant water source of the
Boron	1,0	mg/l	Boron	1,5	mg/l	Cinorate	0,23	111.6/1	mg/l shall be applied				supply system
Bromate	10	μg/l	Bromate	10	μg/l				when a disinfection				concerned [or in
Cadmium	5,0	μg/l	Cadmium	5,0	µg/l				method that generates				regions where
Chlorate	0,25	mg/l	Chlorate	0,25	mg/l				chlorate, in particular				geological conditions
	1 -,	8		-,	18-				chlorine dioxide, is used for disinfection of water				may lead to high leve in ground water].
									intended for human				in ground water].
									consumption. Where				
									possible, without				
									compromising				
									disinfection, Member				
									States shall strive for a				
									lower value. This parameter shall be	_			
									measured only if such				
									disinfection methods				
									are used.				
							<u> </u>	•		_			
						Chlorite	0,25	mg/l	Parametric value of				
									0,7 mg/l shall be				
									applied when a				
									applied when a				
									disinfection method				
Chlorite	0,25	mg/l	Chlorite	0,25	mg/l				disinfection method that generates chlorite,				
Chlorite	0,25	mg/l	Chlorite	0,25	mg/l				disinfection method that generates chlorite, in particular chlorine				
Chlorite	0,25	mg/l	Chlorite	0,25	mg/l				disinfection method that generates chlorite, in particular chlorine dioxide, is used for				
Chlorite	0,25	mg/l	Chlorite	0,25	mg/l				disinfection method that generates chlorite, in particular chlorine				
Chlorite	0,25	mg/l	Chlorite	0,25	mg/I				disinfection method that generates chlorite, in particular chlorine dioxide, is used for disinfection of water intended for human consumption.				
Chlorite	0,25	mg/l	Chlorite	0,25	mg/I				disinfection method that generates chlorite, in particular chlorine dioxide, is used for disinfection of water intended for human consumption.				
Chlorite	0,25	mg/l	Chlorite	0,25	mg/I				disinfection method that generates chlorite, in particular chlorine dioxide, is used for disinfection of water intended for human consumption. Where possible, without compromising				
Chlorite	0,25	mg/l	Chlorite	0,25	mg/I				disinfection method that generates chlorite, in particular chlorine dioxide, is used for disinfection of water intended for human consumption. Where possible, without compromising disinfection, Member				
Chlorite	0,25	mg/l	Chlorite	0,25	mg/I				disinfection method that generates chlorite, in particular chlorine dioxide, is used for disinfection of water intended for human consumption. Where possible, without compromising disinfection, Member States shall strive for a				
Chlorite	0,25	mg/l	Chlorite	0,25	mg/I				disinfection method that generates chlorite, in particular chlorine dioxide, is used for disinfection of water intended for human consumption. Where possible, without compromising disinfection, Member States shall strive for a lower value.				
Chlorite	0,25	mg/l	Chlorite	0,25	mg/I				disinfection method that generates chlorite, in particular chlorine dioxide, is used for disinfection of water intended for human consumption. Where possible, without compromising disinfection, Member States shall strive for a				

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Con	Commission's proposal			F	EP Am	endn	nents	Counc	il's Ge	neral	l Approach	Comments/Compromises
								CI :	25	/1	methods are used.	
Chromium	25	μg/l	The value shall be met,	Chromium	25	μg/l	The value shall be met,	Chromium	25	μg/l	The value shall be met, at the latest, by [15 years after the entry into force of this Directive]. The parametric value for chromium until that date	
			at the latest, by [10				at the latest, by [10				is 50 μg/l.	
			years after the entry				years after the entry	Copper	2,0	mg/l		
			into force of this				into force of this	Cyanide 1,2-	50 3,0	μg/l		
			Directive]. The				Directive]. The	dichloroethane	3,0	μg/l		
			parametric value for				parametric value for	Epichlorohydri	0.10	μg/l	The parametric value	
			chromium until that				chromium until that	n	,		refers to the residual	
			date is 50 µg/l.				date is 50 µg/l.				monomer concentration	
Copper	2,0	mg/l		Copper	2,0	mg/l					in the water as	
Cyanide	50	μg/l		Cyanide	50	μg/l					calculated according to specifications of the	
1,2-	3,0	μg/l		1,2-	3,0	μg/l					maximum release from	
dichloroethane				dichloroethane							the corresponding	
Epichlorohydrin	0,10	μg/l	The parametric value refers to the residual monomer concentration	Epichlorohydrin	0,10	μg/l	The parametric value refers to the residual monomer				polymer in contact with the water.	
			in the water as				concentration in the	Fluoride	1,5	mg/l		
			calculated according to				water as calculated	Haloacetic	60	μg/l	This parameter shall	
			specifications of the				according to	acids (HAA5)			be measured only when disinfection	
			maximum release from				specifications of the				methods that can	
			the corresponding				maximum release from				generate HAAs are	
			polymer in contact with				the corresponding				used for the	
			the water.				polymer in contact				disinfection of water	
Fluoride	1,5	mg/l					with the water.				intended for human consumption. Sum of	
Haloacetic acids	80	μg/l	Sum of the following	Fluoride	1,5	mg/l					the following five	
(HAAs)			nine representative	Haloacetic acids	80	μg/l	Sum of the following				representative	
			substances:	(HAAs)			nine representative				substances:	
			monochloro-, dichloro-,				substances:				monochloro-, dichloro-,	
			and trichloro-acetic				monochloro-, dichloro-				and trichloro-acetic	
			acid, mono- and				, and trichloro-acetic				acid, mono- and dibromo-acetic acid.	
			dibromo-acetic acid,				acid, mono- and	Lead	<u>10</u>	μg/l		
			bromochloroacetic				dibromo-acetic acid,			ro/1	accompanied by the	
			acid,				bromochloroacetic				minimisation measures	

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Cor	mmission	's p	roposal	:	EP Am	endr	nents	Coun	cil's G	enera	l Approach	Comments/Compromises
			bromodichloroacetic acid, dibromochloroaetic acid and tribromoacetic acid.				acid, bromodichloroacetic acid, dibromochloroaetic acid and tribromoacetic acid.				according to Article 10 of this Directive. Member State should use their best endeavours to achieve a lower aspirational value of 5 µg/l by 15 years after the entry into force of this Directive.	
								Mercury	1,0	μg/l		
Lead	5 μ	3 3 0	The value shall be met, Lat the latest, by [10 years after the entry into force of this Directive]. The parametric value for lead until that date is 10	ead	5		The value shall be met, at the latest, by [10 years after the entry into force of this Directive]. The parametric value for lead until that date is 10 µg/l.	Microcystin- LR	1,0	μg/l	This parameter needs to be measured only in case of potential blooms in source water (increasing cyanobacterial cell density or bloom forming potential).	
								Nitrate	50	μg/1 mg/1	Member States shall	
			μg/l.								ensure that the condition [nitrate]/50 + [nitrite]/3 1, where the square brackets signify the concentrations in mg/l for nitrate (NO ₃) and nitrite (NO ₂), is complied with and that the value of 0,10 mg/l for nitrites is complied with ex water treatment works.	
Mercury	1,0 µ	ıg/l	V	Iercury	1,0	μg/l		Nitrite	0,50	mg/l	Member States shall	
Microcystin-LR		ıg/l		ficrocystin-LR	10	μg/l					ensure that the condition [nitrate]/50 + [nitrite]/3 1, where the square brackets signify the concentrations in mg/l for nitrate (NO ₃) and nitrite (NO ₂), is complied with and that the value of 0,10 mg/l	

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Commission's proposal			proposal			EP An	nend	ments	Council's General Approach				Comments/Compromises
Nickel Nitrate	20 50	μg/l mg/l	ensure that the condition	N 1	ickel itrate	20 50	μg/l mg/l	Member States shall ensure that the condition				for nitrites is complied with ex water treatment works.	
			[nitrate]/50 + [nitrite]/3 1, where the square brackets signify the concentrations in mg/l for nitrate (NO ₃) and nitrite (NO ₂), is complied with and that the value of 0,1 mg/l for nitrites is complied with ex water treatment works.	O Or				[nitrate]/50 + [nitrite]/3 1, where the square brackets signify the concentrations in mg/l for nitrate (NO ₃) and nitrite (NO ₂), is complied with and that the value of 0,10 mg/l for nitrites is complied with ex water treatment works.	Pesticides	0,10	µg/l	'Pesticides' means: organic insecticides, organic herbicides, organic fungicides, organic nematocides, organic acaricides, organic algicides, organic rodenticides organic slimicides, related products (inter alia, growth	
Nitrite	0.50	mg/l	Member States shall ensure that the condition [nitrate]/50 + [nitrite]/3 1, where the square brackets signify the concentrations in mg/l fenitrate (NO ₃) and nitrite (NO ₂), is complied with and that the value of 0,1 mg/l for nitrites is complied with ex water treatment works.	0	itrite	0.50	mg/l	Member States shall ensure that the condition [nitrate]/50 + [nitrite]/3 1, where the square brackets signify the concentrations in mg/l for nitrate (NO ₃) and nitrite (NO ₂), is complied with and that the value of 0,10 mg/l for nitrites is complied with ex water treatment works.				regulators) and their metabolites as defined in Article 3(32) of Regulation (EC) No 1107/2009¹, that are considered relevant for water intended for human consumption. A pesticide metabolite is deemed relevant for water intended for human consumption if there is reason to consider that it has	
Nonylphenol	0,3	µg/l		N	onylphenol	0,3	μg/l					intrinsic properties comparable to those of the parent substance in terms of its pesticide target activity or that it generates (itself or its transformation products) a health risk to the consumer. The parametric value applies to each individual pesticide. In the case of aldrin,	

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Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
Pesticides 0,10 µg/l 'Pesticides' means: - organic insecticides, - organic herbicides, - organic fungicides, - organic acaricides, - organic algicides, - organic rodenticides - organic slimicides, and their relevant metabolites as defined in Article 3(32) of Regulation (EC) No 1107/2009¹.	Pesticides 0,10 µg/l 'Pesticides' means: - organic insecticides, - organic herbicides, - organic fungicides, - organic acaricides, - organic acaricides, - organic rodenticides - organic slimicides, and their relevant metabolites as defined in Article 3(32) of Regulation (EC) No 1107/2009¹.	dieldrin, heptachlor and heptachlor epoxide, the parametric value is 0,030 µg/l. Member States may define a guidance value to manage the presence of non-relevant metabolites of pesticides in drinking water or, in the absence of such value, Member States should use the value of 0,75 µg/l. Only those pesticides which are likely to be present in a given supply need be monitored. Based on the data reported by Member States, Commission may establish a database of pesticides and their relevant metabolites taking into account their possible presence in water intended for human consumption. Pesticides — 0,50 µg/l 'Pesticides — Total' means the sum of all individual pesticides, as defined in the previous row, detected and quantified in the monitoring procedure.	
applies to each individual pesticide. In the case of aldrin,			

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Commission	ı's proposal	EP Amendments			Council's G	enera	l Approach	Comments/Compromises	
	dieldrin, heptachlor and heptachlor epoxide, the parametric value is 0,030 µg/l.				dieldrin, heptachlor and heptachlor epoxide, the parametric value is 0,030 µg/l.	Sum of PFASs 0,10	μg/Ι	'Sum of PFASs' means the sum of all per- and polyfluoroalkyl substances considered; concern for water intended for human	
Pesticides — 0,50 µg	_	Pesticides — Total	0,50		'Pesticides — Total' means the sum of all individual pesticides, as defined in the previous row, detected and quantified in the monitoring procedure.			consumption. This is a subset of PFAS substances that contain a perfluoroalkyl moiety with three or more carbons (i.eCnF2n-, n 3) or a perfluoroalkylether moiety with two or more carbons (i.eCnF2nOCmF2m-, n and m 1). Specification for the selected PFASs and	

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	Commission's proposal				ments	Counc	il's G	enera	Approach	Comments/Compromises			
PFAS	0,10	μg/l	'PFAS' means each individual per- and polyfluoroalkyl substance (chemical formula:	PFAS	0,10	μg/l	'PFAS' means each individual per- and polyfluoroalkyl substance (chemical formula:		0.10	4	analysis of this parameter is included in Annex III Part B, point 3.		
			CnF2n+1-R).				CnF2n+1-R). The formula shall also introduce a differentiation between "long-chain" and "short-line".	Polycyclic aromatic hydrocarbons	0,10	μg/l	Sum of concentrations of the following specified compounds: benzo(b)fluoranthene, benzo(k)fluoranthene, benzo(ghi)perylene, and indeno(1,2,3-cd)pyrene.		
							chain" PFASs. This	Selenium	30	μg/l			
							Directive shall apply only to "long-chain" PFASs. This parametric value	Tetrachloroethe ne and Trichloroethene	10		Sum of concentrations of specified parameters		
							for individual PFAS substances shall only apply to those PFAS substances, which are	Trihalomethane s — Total	100	μg/l	Where possible, without compromising disinfection, Member States shall strive for a lower value.		
							likely to be present and which are hazardous to human health, according to the hazard assessment referred to				Sum of concentrations of the following specified compounds: chloroform, bromoform, dibromochloromethane, bromodichloromethane.		
							in Article 8 of this	Uranium	30	μg/l	bromodicniorometnane.	-	
				PFASs - Total	0,50	μg/l	Directive. 'PFASs Total' means the sum of per- and polyfluoroalkyl substance (chemical formula: CnF2n+1-R).	Vinyl chloride	0,50	μg/l	The parametric value refers to the residual monomer concentration in the water as calculated according to specifications of the	Calminu	201
FASs - Total	0,50	μg/l	'PFASs Total' means the				This parametric value for PFASs Total shall only apply to those PFAS				maximum release from the corresponding polymer in contact with the water.	Selenium	<u>'20]</u> μg/l
			sum of per- and polyfluoroalkyl substance (chemical formula:	g			substances, which are likely to be present and which are hazardous to		1	- 1	320.00	L	
			CnF2n+1-R).				human health, according to the hazard assessment referred to in Article 8 of						

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Commission	n's proposal	EP A	Amendments	Council's General Approach	Comments/Compromises
Polycyclic aromatic hydrocarbons	Ig/l Sum of concentrations of the following specified compounds: benzo(b)fluoranthene, benzo(k)fluoranthene, benzo(ghi)perylene, and indeno(1,2,3-cd)pyrene.		this Directive.		
	ng/l Sum of concentrations of specified parameters	Polycyclic 0,10 aromatic hydrocarbons	the following specified compounds: benzo(b)fluoranthene,		
Trihalomethan 100 μ. es — Total	where possible, without compromising disinfection, Member States shall strive for a lower value. Sum of concentrations of the following specified	tifemoroctilene	benzo(k)fluoranthene, benzo(ghi)perylene, and indeno(1,2,3-cd)pyrene µg/1 µg/1 Sum of concentrations of specified parameters	of in the state of	
	compounds: chloroform,	Trihalomethanes 100 — Total	μg/l Where possible, withou compromising	t	

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	Commission's proposal			proposal			EP Am	end	ments	Council's General Approach	Comments/Compromises
				bromoform,					disinfection, Member		
				dibromochloromethane,					States shall strive for a		
				bromodichloromethane.					lower value.		
	Uranium	30	μg/l						Sum of concentrations of		
	Vinyl chloride	0,50	μg/l	The parametric value					the following specified		
				refers to the residual					compounds: chloroform,		
				monomer concentration	in				bromoform,		
				the water as calculated					dibromochloromethane,		
				according to specification	ons				bromodichloromethane.		
				of the maximum release	U	ranium	30	μg/l			
				from the corresponding	V	inyl chloride	0,50	μg/l	The parametric value		
				polymer in contact with					refers to the residual		
				the water.					monomer concentration in		
						_			the water as calculated		
									according to specifications		
									of the maximum release		
									from the corresponding		
									polymer in contact with		
									the water.		
				of the European	1				of the European 1.	Regulation (EC) No 1107/2009 of the European	
10				f 21 October 2009					of 21 October 2009	Parliament and of the Council of 21 October 2009	
10.				protection products on the					protection products on the	concerning the placing of plant protection products on	
	market and rep 91/414/EEC (C			irectives 79/117/EEC and	1				Directives 79/117/EEC and	the market and repealing Council Directives 79/117/EEC and 91/414/EEC (OJ L 309 24.11.2009, p.	
	91/414/EEC (C	JJ L 309	24.11.20	109, p. 1).		91/414/EEC (0	JJ L 309 24	+.11.20	509, p. 1).	1).	

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	Commission's proposal		EP Ame	ndmen	ts	Cou	ncil's Gen	eral Ap	proach	Comments/Compromises
11.		Inc	PAR dicator para AM	ameters ((new)	In	PAR? idicator para		new)	
		Parameter	Parametric value	Unit	Notes	Parameter	Parametric value	Unit	Notes	Mostly concurrent intention.
		Aluminium	200	$\mu g/l$			200	μg/l		General agreement to reintroduce provisions on "Indicator parameters"
		Ammonium	0,50	mg/l			0,50	mg/l		but preference for Council's text.
		Chloride	250	mg/l	Note 1	Chloride	250	mg/l	The water should not be corrosive.	sav protoconoc for council s texts
						Clostridium perfringens including spores	0	Number/ 100 ml	This parameter is to be measured if the risk assessment indicates it.	
12.		Colour	Acceptable to consumers and no abnormal change	TO .		Colour	Acceptable to consumers and no abnormal change			
		Conductivity	2 500	μS cm-1	Note 1	Conductivity	2500		The water should not be aggressive.	
		Hydrogen ion concentration	6,5 and 9,5	at 20°C pH units	Notes 1 and 3	Hydrogen ion concentration		pH units	The water should not be aggressive.For still water put into bottles or containers, the minimum value may be reduced to 4,5 pH units. For water put into bottles or containers which is naturally rich in or artificially enriched with carbon dioxide, the minimum	

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Commission's proposal		EP Ameno	dments	S	Cou	ncil's Gene	eral Ap	proach	Comments/Compromises
								value may be lower.	
					Iron	200	μg/l		
	Iron	200	$\mu g/l$		Manganese	50	μg/l		
	Manganese	50	$\mu g/l$		Odour	Acceptable to consumers			
	Odour	Acceptable to consumers and no				and no abnormal change			
		abnormal change			Oxidisability	5,0	mg/l O ₂	This parameter need not be measured if the parameter TOC is	
					Sulphate	250	mg/l	analysed. The water should not be corrosive.	
	Sulphates	250	mg/l	Note 1	Sodium	200	mg/l		
	Sodium	200	mg/l		Taste	Acceptable to consumers			
	Taste	Acceptable to consumers and no				and no abnormal change			
		abnormal change			22°	No abnormal change			
	Colony count at 22°C	No abnormal change			Coliform bacteria	0	number/ 100 ml	For water put into bottles or containers the	
	Coliform bacteria	0	Number/ 100 ml	/				unit is number/250 ml.	
		J			Total organic carbon (TOC)	No abnormal change		This parameter need not be measured for	
	Total organic carbon (TOC) Turbidity	No abnormal change Acceptable to			_			supplies of less than 10 000 m3 a day.	
	2 and among	consumers and no			Turbidity	Acceptable to consumers and no			

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Commission's proposal	EP Amendments			Council's General Ap	proach	Comments/Compromises
	abnormal change Note 1: The water should not to the change of the water should not to the change of	ot be measur uenced by su with this pa rned shall in o potential do presence of oridium. bottles or co d to 4,5 pH u ntainers whi	red unless the urface water. urametric westigate the langer to f pathogenic ontainers, the units.	abnormal change Waters should not be aggressive or corparticularly to waters undergoing treat (demineralization, softening, membran reverse osmosis, etc.). Where water intended for human const from treatment that significantly demin water, calcium and magnesium salts cocondition the water in order to reduce health impact, as well as corrosion or a and to improve taste. Minimum concentand magnesium or total dissolved solid demineralized water could be establish account the characteristics of water that processes.	ment e treatment, umption is derived neralizes or softens uld be added to possible negative ggression of water trations of calcium s in softened or ed taking into	

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	Commission's proposal				EP Am	endme	nts	Council's General Approach			l Approach	Comments/Compromises	
13.	PART CP domestic o			ant for the assessment									
14.						Annex I, I	Part C, t II 140	able					
	Parameter	Parame tric value	Unit	Notes	Parameter	Parametri c value	Unit	Notes	Parameter	Paramet ric value	Unit	Notes	
15.	Lead	<1000 5	Number/	In case the parametric value <1000/1 is not met for Legionella, resampling for Legionella pneumophila shall be done. If Legionella pneumophila is not present, the parametic value for Legionella is <10 000/1 The value shall be met, at the latest, by [10 years after the entry into force of this Directive]. The parametric value for lead until that date is 10 µg/l.	Legionella pneumophila Legionella Lead	< 1 000 < 10 000	Number/ 1 Number/ l µg/l	If Legionella pneumophila, whose parametric value is < 1 000/l, is not present, the parametric value for Legionella shall be <10 000/l. The value shall be met, at the latest, by [ten years after the date of entry into force of this Directive]. The parametric value for lead until that date shall be 10 µg/l.	Lead	<1000 1 <u>0</u>	CFU/l μg/l	This parametric value is not set as a health target, but as a trigger value that can determine risk assessment and remedial action. Such actions could be considered even below the parametric value, e.g. in case of infections and outbreaks. In these cases the source of infection should be confirmed and the species to which it belongs should be identified. This maximum value is accompanied by the minimisation measures according to Article 10 of this Directive. Member States should use their best endeavours to achieve a lower aspirational value of 5 µg/l by 15 years after the entry into force of this Directive	
16.						PART	CA (nev	v)					

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	Commission's proposal	1	EP Amendments	Council's General Approach	Comments/Compromises
		Emerging	parameters under monitoring AM 141		
1	7.	•	The monitoring shall be carried out in accordance with the methodology for measuring microplastics laid down in the delegated act referred to in Article 11(5b)		Not acceptable

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
18.	ANNEX II			
19.	MONITORING			
20.	PART A General objectives and monitoring programmes for water intended for human consumption			
21.	1. Monitoring programmes established pursuant to Article 11(2) for water intended for human consumption shall:			
22.	(a) verify that the measures in place to control risks to human health throughout the water supply chain from the abstraction area through treatment and storage to distribution are working effectively and that water at the point of compliance is wholesome and clean;			
23.	 (b) provide information on the quality of the water supplied for human consumption to demonstrate that the obligations set out in Article 4 and the parametric values set in accordance with Article 5 are being met; (c) identify the most appropriate 			

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Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
means of mitigating the risk to human health.			

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
25.			Annex II, Part A, paragraph 2	
26.	2. Monitoring programmes established pursuant to Article 11(2) shall include one of the following:		2. Monitoring programmes established pursuant to Article 11(2) shall include one or a combination of the following:	
27.	(a) collection and analysis of discrete water samples;		(a) collection and analysis of discrete water samples;	
28.	(b) measurements recorded by a continuous monitoring process.		(b) measurements recorded by a continuous monitoring process.	
29.	Monitoring programmes shall also include an operational monitoring programme complementary to verification monitoring, providing rapid insight in operational performance and water quality problems, and allowing rapid pre-planned remedial action. Such operational monitoring programmes shall be supply-specific, taking into account the outcomes of the hazard and supply risk assessments, and intended to confirm the effectiveness of all control measures in abstraction, treatment, distribution and storage. The operational monitoring programme shall include the monitoring of the parameter turbidity to regularly control the efficacy of physical removal by		Deleted	

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
	filtration processes, in accordance with the parametric values and frequencies indicated in the following table:			
	Parameter Parametric value Turbidity 0.3 NTU (95%) and not >0.5 NTU for 15 consecutive minutes			
30.	Volume (m³) of water distributed or produced each day within a supply zone Minimum frequency Minimum frequency			
	10 000 Daily >10 000 Online			
31.	In addition, monitoring programmes may consist of:		In addition, monitoring programmes may consist of:	
32.	(a) inspections of records of the functionality and maintenance status of equipment;		(a) inspections of records of the functionality and maintenance status of equipment;	
33.	(b) inspections of the abstraction area, and of the treatment, storage and distribution infrastructure without prejudice to monitoring requirements provided under Article 8(1)(c) and Article 10(1)(b).		(b) inspections of the abstraction area, and of the treatment, storage and distribution infrastructure without prejudice to monitoring requirements provided under Article 8(1)(c) and Article 10(1)(b).	
34.	7111010 10(1)(0).		Annex II, Part A, paragraph 2a (new)	
35.			2a. Monitoring programmes shall also include an operational	

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
			monitoring programme, providing	
			rapid insight in operational	
			performance and water quality	
			problems, and allowing rapid pre-	
			planned remedial action. Such	
			operational monitoring programmes	
			shall be supply-specific, taking into	
			account the outcomes of the	
			identification of hazards and	
			hazardous events and supply risk	
			assessment, and intended to confirm	
			the effectiveness of all control	
			measures in abstraction, treatment,	
			distribution and storage.	
			The operational monitoring	
			programme shall include the	
			monitoring of the parameter	
			turbidity at the water supply plant to	
			regularly control the efficacy of	
36.			physical removal by filtration	
			processes, in accordance with the	
			reference values and frequencies	
			indicated in the following table (not	
			applicable for groundwater sources	
			where turbidity is caused by iron and	
			manganese):	

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	Commission's proposal	EP Amendments	Council's General Approach			Approach	Comments/Compromises
			Opera param		Re	ference value	
			Turbi	dity	sam	NTU in 95% of oples and none exceed 1 NTU	
37.			Volume (water distri produced (ibuted or each day		Minimum frequency	
			within a zon	e		Weekly	
			> 1000 to >10 0	10 000		Daily Online	
38.			The operational monitoring programme shall also include the monitoring of the following parameters in the raw water to control the efficacy of the treatment processes against microbiological risks:			ring of the raw water to eatment	
				Reference value	Unit	Notes	
39.			Clostridium perfringens including spores			This parameter is to be measured if the risk assessment indicates it. If it is found in raw water, it should be analysed after steps of the treatment train in order to determine log removal by the barriers in place and to assess whether the risk of breakthrough of parasite spores	

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		(Cryptosporidia and Giardia) is sufficiently under control. This parameter is to be measured in finished drinking water if it is chlorinated.	
		Somatic coliphages 50 (for raw water) 100	
3. Member States shall ensure that monitoring programmes are reviewed on a continuous basis and updated or		3. Member States shall ensure that monitoring programmes are reviewed on a continuous basis and updated or	
reconfirmed at least every 6 years.		reconfirmed at least every 6 years.	
41. PART B			
42.		Annex II, Part B (Title)	

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Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
43. Core parameters and sampling frequencies		Parameters and sampling frequencies	
44.		Annex II, Part B, point 1	
45. 1. Core parameters		1. List of parameters	
46.		Annex II, Part B, Point 1, Group A (new)	
47.		Group A	
48.		The following parameters (Group A) shall be monitored in accordance with the monitoring frequencies set out in Table 1 of point 2:	
49.		(a) Escherichia coli (E. coli), intestinal enterococci, coliform bacteria, colony count 22 °C, colour, turbidity, taste, odour, pH, conductivity;	
50.		(b) other parameters identified as relevant in the monitoring programme, in accordance with Article 5(2) and, where relevant, through a risk assessment of the supply system as set out in Article 9 and Annex II Part C.	
51.		Under specific circumstances, the following parameters shall be added	

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
52.			to the Group A Parameters: (a) ammonium and nitrite, if chloramination is used;	
53.			(b) aluminium and iron, if used as water treatment chemicals.	
54.		Annex II, Part B, Point 1, paragraph one AM 142		
55.	Escherichia coli (E. coli), Clostridium perfringens spores, and somatic coliphages are considered 'core parameters' and may not be subject to a supply risk assessment in accordance with part C of this Annex. They shall always be monitored at the frequencies set out in Table 1 of point 2.	Escherichia coli (E. coli) and <i>enterococci</i> are considered 'core parameters' and may not be subject to a supply risk assessment in accordance with part C of this Annex. They shall always be monitored at the frequencies set out in Table 1 of point 2.	Escherichia coli (E. coli) and intestinal enterococci are considered 'core parameters' and may not be subject to a reduction due to a supply risk assessment in accordance with Article 9 and part C of this Annex. They shall always be monitored at the frequencies set out in Table 1 of point 2.	Mostly concurrent intention
56.			Annex II, Part B, Point 1, Group B (new)	
57.			Group B	
58.			In order to determine compliance with all parametric values set out in this Directive, all other parameters not analysed under Group A and set in accordance with Article 5, except for parameters in Annex I, Part C, shall be monitored at least at the frequencies set out in Table 1 of point	

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
			2, unless a different sampling frequency is determined on the basis of a supply risk assessment carried out in accordance with Article 9 and part C of this Annex.	
59.	Annex II, Part B, Point 2			
60.	2. Sampling frequencies		2. Sampling frequencies	
61.	All parameters set in accordance with Article 5 shall be monitored at least at the frequencies set out in the following Table, unless a different sampling frequency is determined on the basis of a supply risk assessment carried out in accordance with Article 9 and part C of this Annex:			
62.		Annex II, Part B, Point 2, Table 1 AM 186		
63.	Table 1			
64.	Minimum frequency of sampling and analysis for compliance monitoring			

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	Commission's	proposal		EP An	nendments		Cou	ıncil's G	eneral App	roach	Comments/Compromises
	Volume (m³) of water distributed or produced each day within a supply zone	Minimum number of samples per year	Volume of distributed of each day with zon (See Note.	or produced hin a supply ne s 1 and 2	Group A parameter (microbiological) parameter number of samples per year	parameter) number of samples per	distributed each day wi zo (See Note	of water or produced thin a supply one es 1 and 2)	Group A parameter number of samples per year	Group B parameter number of samples per year	Mostly concurrent intention. General agreement that Table 1 needs to be improved but preference for Council's text.
	> 1 000 10 000 >10 000 100 000 >100 000	50 ^b 365 365		100	(See note 3) > 0 (See Note 4)	year > 0 (See Note 4)	>10	100	(See Note 4)	> 0 (See Note 4) 1(See Note 5)	
	>100 000	303	> 100	1000	4	1	10	100	2	1(See Note 3)	
			> 1000	10000	4	1					
		For each F 1000m³/d and 1 part thereof of p the total volume tl	or each For each 1000m³/d and	> 1000 10000	m^3/d $+ 3$ for each additional 1000 m^3/d and part m^3/d and part						
65.			> 10000	100000		3 + 1 for each 10000m ³ /d an			thereof of the total volume (See Note 3)	thereof of the total volume (See Note 3) 3 for first 10000 m ³ /d	
			> 100000			part thereof of the total volume 12 + 1 for each 25000m³/d an part thereof of	d f			+ 1 for each additional 10000 m³/d and part thereof of the total volume (See Note 3)	
						the total volume	> 100000			12 for first 100000 m³/d + 1 for each additional 25000 m³/d and part thereof of the total volume (See Note 3)	
66.	a: all samples are to be times when the risk of t breakthrough of enteric	treatment		D	eleted			D	eleted		

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
	high.			
67	b: at least 10 samples are to be taken during times when the risk of treatment breakthrough of enteric pathogens is high.	Deleted	Deleted	
68	Note 1: A supply zone is a geographically defined area within which water intended for human consumption comes from one or more sources and water quality may be considered as being approximately uniform.	Note 1: A supply zone is a geographically defined area within which water intended for human consumption comes from one or more sources and water quality may be considered as being approximately uniform.	Note 1: A supply zone is a geographically defined area within which water intended for human consumption comes from one or more sources and water quality may be considered as being approximately uniform.	
69	Note 2: The volumes are calculated as averages taken over a calendar year. The number of inhabitants in a supply zone may be used instead of the volume of water to determine the minimum frequency, assuming water consumption of 200 l/(day*capita).	Note 2: The volumes are calculated as averages taken over a calendar year. The number of inhabitants in a supply zone may be used instead of the volume of water to determine the minimum frequency, assuming water consumption of 200 l/(day*capita).	Note 2: The volumes are calculated as averages taken over a calendar year. The number of inhabitants in a supply zone may be used instead of the volume of water to determine the minimum frequency, assuming water consumption of 200 l/(day*capita).	
70		Note 3: The frequency indicated is calculated as follows: e.g. 4 300 m 3 /day = 16 samples (four for the first 1 000 m 3 /day + 12 for additional 3 300 m 3 /day).	Note 3: The frequency indicated is calculated as follows: e.g. 4300 m ³ /d = 16 samples for group A parameters (four for the first 1000 m ³ /d + 12 for additional 3300 m ³ /d).	
71	Note 3: Member States that have decided to exempt individual supplies under Article 3(2)(b) shall apply these	Note 4: Member States that have decided to exempt individual supplies under Article 3(2)(b) of this Directive	Deleted	

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
	frequencies only for supply zones that distribute between 10 and 100 m3 per day.	shall apply these frequencies only for supply zones that distribute between 10 and 100 m 3 per day.		
72.			Note 4: For water suppliers, where an exemption has not been granted under Article 3(2)(b), Member States shall lay down the mimimum sampling frequency for parameters of group A and B, provided that core parameters are monitored at least once per year.	
73.			Note 5: Member States may reduce the sampling frequency, provided that all parameters set in accordance with Article 5 are monitored at least once every ten years as well as in cases where a new water source is integrated or changes to the water supply system, where a potentially adverse effect on the quality of water is to be expected, are made.	
74.	PART C			
75.			Annex II, Part C, title	
76.	Supply risk assessment		Risk assessment of the supply system	

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
77.			Annex II, Part C, (1)	
78.	1. The supply risk assessment referred to in Article 9 shall be based on the general principles of risk assessment set out in international standards such as standard EN 15975-2 concerning 'security of drinking water supply, guidelines for risk and crisis management'.		Deleted	
79.			Annex II, Part C, (2)	
80.	2. Following a supply risk assessment, the list of parameters considered in the monitoring shall be extended and the sampling frequencies set out in Part B increased, where any of the following conditions is fulfilled:		2. Based on the outcome of the risk assessment for the supply systemas referred to in Article 9, the list of parameters considered in the monitoring shall be extended and the sampling frequencies set out in Part B increased, where any of the following conditions is fulfilled:	
81.	(a) the list of parameters or frequencies set out in this Annex is not sufficient to fulfil the obligations imposed under Article 11(1);			
82.	(b) additional monitoring is required for the purposes of Article 11(5);			
83.	(c) it is necessary to provide the			

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	assurances set out in point (1)(a) of Part A;			
84.			Annex II, Part C, (2) (d)	
85.	(d) increasing the sampling frequencies is necessary pursuant to Article 8(3)(a).		Deleted	
86.			Annex II, Part C (3) (subparagraph one)	
87.	3. Following a supply risk assessment, the list of parameters considered in the monitoring and the sampling frequencies set out in Part B may be reduced provided all of the following conditions are met:		3. Following a risk assessment for the supply system, the list of parameters considered in the monitoring and the sampling frequencies set out in Part B may be reduced provided all of the following conditions are met:	
88.	(a) the location and frequency of sampling is determined in relation to the parameter's origin, as well as the variability and long-term trend of its concentration, taking into account Article 6;			
89.	(b) for reducing the minimum sampling frequency of a parameter the results obtained from samples collected at regular intervals over a period of at least 3 years from sampling points representative of the whole supply zone			

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	are all less than 60 % of the parametric value;			
90	period of at least 3 years from points representative of the whole supply zone are all less than 30 % of the parametric value;			
91	(d) for removing a parameter from the list of parameters to be monitored, the decision is based on the result of the risk assessment, informed by the results of monitoring of sources of water intended for human consumption and confirming that human health is protected from the adverse effects of any contamination of water intended for human consumption, as laid down in Article 1;			
92	(e) for reducing the sampling frequency of a parameter or for removing a parameter from the list of parameters to be monitored, the risk assessment confirms that no factor that can be reasonably anticipated is likely to cause deterioration of the quality of the water intended for human			

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
	consumption.			
93.			Annex II, Part C (3) (subparagraph two)	
94.	Where monitoring results, demonstrating that the conditions set out in paragraph 2, points (b) to (e) are met, are already available by [the date of entry into force of this Directive], those monitoring results may be used to adapt the monitoring following the supply risk assessment from that date.		Where monitoring results, demonstrating that the conditions set out in paragraph 3, points (b) to (e) are met, are already available by [the date of entry into force of this Directive], those monitoring results may be used to adapt the monitoring following the risk assessment for the supply system from that date.	
95.			Annex II, Part C (3) (subparagraph three) (new)	
96.			Where adjustments of monitoring have already been implemented following the supply risk-assessment in accordance, inter alia, to Part C of the Commission Directive 2015/1787, Member States may provide for the possibility for confirming their validity without requiring monitoring according to paragraphs 3(b) and 3(c) over another period of at least 3 years from points representative of the whole supply zone.	

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
97.	PART D			
98.	Sampling methods and sampling points			
99.	1. Sampling points shall be determined so as to ensure compliance with the points of compliance as defined in Article 6. In the case of a distribution network, a Member State may take samples within the supply zone or at the treatment works for particular parameters if it can be demonstrated that there would be no adverse change to the measured value of the parameters concerned. As far as possible, the number of samples shall be distributed equally in time and location.			
100	2. Sampling at the point of compliance shall meet the following requirements:			
101			Annex II, Part D, (2) (a)	
102	(a) compliance samples for certain chemical parameters (in particular copper, lead, <i>Legionella</i> and nickel)		(a) compliance samples for certain chemical parameters (in particular copper, lead, and nickel) shall be taken	

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shall be taken at the consumer's tap without prior flushing. A random daytime sample of one litre volume is to be taken. As an alternative, Member States may use fixed stagnation time methods that better reflect their national situation, provided that, at the supply zone level, this does not result in fewer cases of non-compliance than using the random daytime method;		at the consumer's tap without prior flushing. A random daytime sample of one litre volume is to be taken. As an alternative, Member States may use fixed stagnation time methods that better reflect their national situation, such as the average weekly intake by consumers, provided that, at the supply zone level, this does not result in fewer cases of non-compliance than using the	
(b) compliance samples for microbiological parameters at the point of compliance shall be taken and handled according to EN ISO 19458, sampling purpose B.	Annex II, Part D, (2a) (new)	random daytime method;	
105	AM 144 2a. samples for Legionella in domestic distribution systems shall be taken at risk points for proliferation of and/or exposure to Legionella pneumophila. Member States shall establish guidelines for sampling methods for Legionella;	Samples for Legionella in domestic distribution systems shall be taken at risk points for proliferation of and/or points representative for systemic exposure to Legionella. Member States shall establish guidelines for sampling methods for Legionella.	Concurrent intention
3. Sampling in the distribution network, with the exception of sampling at the consumers' tap, shall be			

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in accordance with ISO 5667-5. For microbiological parameters, sampling in the distribution network shall be taken and handled according to EN ISO 19458, sampling purpose A.			

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107	ANNEX II a (new) AM 145		Not enough detail See Council's General Approach Annex VII (new)
108	Minimum hygiene requirements for substances and materials for the manufacture of new products coming into contact with water intended for human consumption:		
109	a) a list of substances approved for use in the manufacture of materials, including, but not limited to, organic materials, elastomers, silicones, metals, cement, ion exchange resins and composite materials, and products made therefrom.		
110	(b) specific requirements for the use of substances in materials and products made therefrom.		
111 .	(c) specific restrictions on the migration of certain substances into water intended for human consumption.		
112	(d) hygiene rules regarding other properties required for compliance.		
113	(e) basic rules to verify compliance with points (a) to (d).		

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11	4			
114	+	(f) rules concerning sampling and analysis methods to verify compliance		
		with points (a) to (d).		

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
11 5.	ANNEX III			
11 6.	SPECIFICATIONS FOR THE ANALYSIS OF PARAMETERS			
11 7.	Member States shall ensure that the methods of analysis used for the purposes of monitoring and demonstrating compliance with this Directive are validated and documented in accordance with EN ISO/IEC 17025 or other equivalent standards accepted at international level. Member States shall ensure that laboratories or parties contracted by laboratories apply quality management system practices in accordance with EN ISO/IEC 17025 or other equivalent standards accepted at international level.		Member States shall ensure that the methods of analysis used for the purposes of monitoring and demonstrating compliance with this Directive, with the exception of online turbidity, are validated and documented in accordance with EN ISO/IEC 17025 or other equivalent standards accepted at international level. Member States shall ensure that laboratories or parties contracted by laboratories apply quality management system practices in accordance with EN ISO/IEC 17025 or other equivalent standards accepted at international level.	

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
11 8.			For the purposes of assessing the equivalence of alternative methods with the methods laid down in this Annex, Member States may use standard EN ISO 17994, established as the standard on the equivalence of microbiological methods or standard EN ISO 16140 or any other similar internationally accepted protocols, to establish the equivalence of methods based on principles other than culturing, which are beyond the scope of EN ISO 17994.	
11 9.	In the absence of an analytical method meeting the minimum performance criteria set out in Part B, Member States shall ensure that monitoring is carried out using best available techniques not entailing excessive costs.			
12 0.	PART A			
12 1.	Microbiological parameters for which methods of analysis are specified			
12	The methods for microbiological			

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
2.	parameters are:			
12 3.	(a) Escherichia coli (E. coli) and coliform bacteria (EN ISO 9308-1 or EN ISO 9308-2)			

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
12 4.			Annex III, Part A, letters (b) - (h)	
12 5.	(b) Enterococci (EN ISO 7899-2)		(b) Intestinal enterococci (EN ISO 7899-2)	
12 6.	(c) Pseudomonas aeruginosa (EN ISO 16266)			
12 7.	(d) colony count or heterotrophic plate counts at 22°C (EN ISO 6222)			
12 8.	(e) Clostridium perfringens including spores (EN ISO 14189)			
12 9.	(f) Turbidity (EN ISO 7027)			
13 0.	(g) Legionella (EN ISO 11731)		(g) Legionella (EN ISO 11731) In case of outbreak, quick test could be used as a complement to the culture methods.	
13 1.	(h) Somatic coliphages (EN ISO 10705-2)		(h) Somatic coliphages (EN ISO 10705-2; EN ISO 10705-3)	

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Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
132 PART B			
133 Chemical and indicator parameters for which performance characteristics are specified			
134		Annex III, Part B, point 1	
135 1. Chemical parameters		1. Chemical and indicator parameters	
For the parameters set out in Table 1, the method of analysis used shall, as a minimum, be capable of measuring concentrations equal to the parametric value with a limit of quantification, as defined in Article 2(2) of Commission Directive 2009/90/EC ⁴ , of 30 % or less of the relevant parametric value and an uncertainty of measurement as specified in Table 1. The result shall be expressed using at least the same number of significant figures as for the parametric value considered in Part B of Annex I.		For the parameters set out in Table 1, the method of analysis used shall, as a minimum, be capable of measuring concentrations equal to the parametric value with a limit of quantification, as defined in Article 2(2) of Commission Directive 2009/90/EC ⁴ , of 30 % or less of the relevant parametric value and an uncertainty of measurement as specified in Table 1. The result shall be expressed using at least the same number of significant figures as for the parametric value considered in Parts B and Ba of Annex I.	
137 The uncertainty of measurement laid			

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	Commis	sion's propo	sal	EP Amendments	Council	's General App	roach	Comments/Compromises
	down in Table 1 shall not be used as an additional tolerance to the parametric values set out in Annex I.							
138.	4. Commission 31 July 2009 laying Directive 2000/60/F Parliament and of the specifications for chamonitoring of water p. 36).	EC of the Europe ne Council, tech nemical analysis	t to ean nical and					
139	Table 1							
140	Minimum perfor	mance chara	cteristic					
	'Uncertainty of 1	measurement	,					
141				Annex III, part B, point 1,	Annex	III, part B, poi	nt 1,	
•				table 1, row 28 AMs 177 and 224		table 1		
140	Parameters	Uncertainty of measurement (See Note 1) % of the parametric value	Notes		Parameters	Uncertainty of measurement (See Note 1) % of the parametric value (except for	Notes	
142	Acrylamide	30				pH)		
•	Antimony	40			Aluminium	25		
	Arsenic	30			Ammonium	40		
	Benzo(a)pyrene	50	See Note 2		Acrylamide	30		
	Benzene	40			Antimony	40		
	Beta-estradiol (50-28-2)	50			Arsenic Benzo(a)pyrene	30 50	See Note 2	

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Commissi	ion's prop	oosal	EP	Amendments	Council's G	eneral $\mathbf{A}_{\mathbf{j}}$	pproach	Comments/Compromises
Bisphenol A	50				Benzene	40		
Boron	25							
Bromate	40							
Cadmium	25				Boron	25		
Chlorate	30				Bromate	40		
Chlorite	30				Cadmium	25		
Chromium	30				Chloride	15		
Copper	25				Chlorate	40		
Cyanide	30	See Note 3			Chlorite	40		
1,2-dichloroethane	40				Chromium	30		
Epichlorohydrin	30				Copper	25		
Fluoride	20				Cyanide	30	See Note 3	
HAAs	50				1,2-dichloroethane	40		
Lead	25				Epichlorohydrin	30		
Mercury	30				Fluoride	20		
Microcystin-LR	30				HAAs	50		
Nickel	25				Hydrogen ion	0,2	See Note 4	
Nitrate	15				concentration pH			
Nitrite	20				Iron	30		
Nonylphenol	50				Lead	30		
Pesticides	30	See Note 4			Manganese	30		
PFASs	50				Mercury	30		
Polycyclic aromatic	30	See Note 5			Microcystin-LR	30		
hydrocarbons					Nickel	25		
Selenium	40				Nitrate	15		
Tetrachloroethene	30	See Note 6			Nitrite	20		
Trichloroethene	40	See Note 6						
Trihalomethanes — total	40	See Note 5			Oxidisability Pesticides	50	See Note 5 See Note 6	
Uranium	30				PFASs	50		
Vinyl chloride	50		PFASs	20	Polycyclic aromatic hydrocarbons	40	See Note 7	
			11'A38	20	nyurocarbons			

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Commission's proposal	EP Amendments	Council's General Approach			Comments/Compromises
		Sodium	15		
		Sulphate	15		
		Tetrachloroethene	40	See Note 8	
		Trichloroethene	40	See Note 8	
		Trihalomethanes — total	40	See Note 7	
		Total organic carbon (TOC)	30	See Note 9	
		Turbidity	30	See Note 10	
		Uranium	30		
		Vinyl chloride	50		

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
143	2. Notes to Table 1			
	Note 1: Uncertainty of measurement is			
	a non-negative parameter characterising			
	the dispersion of the quantity values			
	being attributed to a measurand, based on the information used. The			
144	performance criterion for measurement			
	uncertainty $(k = 2)$ is the percentage of			
	the parametric value stated in the table			
	or any stricter value. Measurement			
	uncertainty shall be estimated at the level of the parametric value, unless			
	otherwise specified.			
145	Note 2: If the value of uncertainty of			
143	measurement cannot be met, the best			
	available technique should be selected (up to 60 %).			
146	Note 3: The method determines total			
	cyanide in all forms.			
147			Annex III, part B, point 2, notes 4 - 10	
			1000 7 10	
148			Note 4: The value for the uncertainty	
			of measurement is expressed in pH	
			units.	

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Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
149		Note 5: Reference method: EN ISO 8467.	
Note 4: The performance characteristics for individual pesticides are given as an indication. Values for the uncertainty of measurement as low as 30 % can be achieved for several pesticides, higher values up to 80 % may be allowed for a number of pesticides.		Note 6: The performance characteristics for individual pesticides are given as an indication. Values for the uncertainty of measurement as low as 30 % can be achieved for several pesticides, higher values up to 80 % may be allowed for a number of pesticides.	
Note 5: The performance characteristics apply to individual substances, specified at 25 % of the parametric value in Part B of Annex I.		Note 7: The performance characteristics apply to individual substances, specified at 25 % of the parametric value in Part B of Annex I.	
Note 6: The performance characteristics apply to individual substances, specified at 50 % of the parametric value in Part B of Annex I.		Note 8: The performance characteristics apply to individual substances, specified at 50 % of the parametric value in Part B of Annex I.	
153		Note 9: The uncertainty of measurement should be estimated at the level of 3 mg/l of the total organic carbon (TOC). CEN 1484 Guidelines for the determination of TOC and dissolved organic carbon (DOC) shall be used for the specification of the	
154		note 10: The uncertainty of measurement should be estimated at the level of 1,0 NTU, (nephelometric	

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Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
		turbidity units) in accordance with EN ISO 7027 or other equivalent standard method.	
155		Annex III, part B, point 3 (new)	
156		3. Sum of PFASs	
157		The following relevant substances could be analysed based on the technical guidelines developed in accordance with art. 11 (6) of this Directive:	
158		 Perfluorohexanesulfonic acid (PFHxS) Perfluoroheptane sulfonic acid (PFHpS) Perfluorooctanesulfonic acid (PFOS) Perfluorononane sulfonic acid (PFNS) Perfluorodecane sulfonic acid (PFDS) Perfluoroundecane sulfonic acid Perfluorotridecane sulfonic acid Perfluorotridecane sulfonic acid Perfluorohexanoic acid (PFHxA) Perfluoroheptanoic acid 	

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			 (PFHpA) Perfluorooctanoic acid (PFOA) Perfluorononanoic acid (PFNA) Perfluorodecanoic acid (PFDA) Perfluoroundecanoic acid (PFUnDA) Perfluorododecanoic acid (PFDoDA) Perfluorotridecanoic acid (PFTrDA) 	
159			These substances shall be monitored when the risk assessment and risk management of the catchment area(s) performed in accordance with Article 8 of this Directive conclude that these substances are likely to be present in a given water supply.	

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
16 0.	ANNEX IV			
16 1.		Annex IV, title AM 146		
16 2.	INFORMATION TO THE PUBLIC TO BE PROVIDED ONLINE	INFORMATION TO THE PUBLIC		EP AM Acceptable INFORMATION TO THE PUBLIC
16 3.		Annex IV, paragraph one, intro AM 147		
16 4.	The following information shall be accessible to consumers on-line in a user-friendly and customized way:	The following information shall be accessible to consumers on-line <i>or</i> in <i>equally</i> user-friendly and customized <i>ways</i> :	The following information shall be accessible to consumers on-line in a user-friendly and customized way or by other means:	The following information shall be accessible to consumers on-line, or by other means, in a user-friendly and customized way:
16 5.		Annex IV, point 1 AM 148		
16 6.	(1) identification of the relevant water supplier;	(1) identification of the relevant water supplier, the area and number of people supplied, and the method of water production;		EP AM Acceptable but with the following text changes for merging with Council's GA in Annex IV, point 2a (new) below:
				(1) identification of the relevant water supplier, the area and number of people supplied, and the method of

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Commi	ssion's proposal	EP Amendments	Council's General Approach	Comments/Compromises
				water production, including general
				information on types of water
				treatment and disinfection applied.
				Member States may derogate from
				this requirement in accordance with
				Article 13(1) of Directive 2007/2/EC;

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
16 7.		Annex IV, point 2 AM 149		
16 8.	(2) the most recent monitoring results for parameters listed in Annex I, parts A and B, including frequency and location of sampling points, relevant to the area of interest to the person supplied, together with the parametric value set in accordance with Article 5. The monitoring results must not be older than:	(2) a review of the most recent monitoring results per water supplier, for parameters listed in Annex I, parts A, B and Ba, including frequency relevant to the area of interest to the person supplied, together with and the parametric value set in accordance with Article 5. The monitoring results must not be older than:	(2) the most recent monitoring results for parameters listed in Annex I, parts A, B and Ba, including frequency of sampling, together with the parametric value set in accordance with Article 5. The monitoring results must not be older than one year:	(2) the most recent monitoring results for parameters listed in Annex I, parts A, B and Ba, including frequency of sampling, together with the parametric value set in accordance with Article 5. The monitoring results must not be older than one year, except where the monitoring frequency set by this Directive provides otherwise.
16 9.			Annex IV, parag. one, point 2(a)	
17 0.	(a) one month, for very large water suppliers;		Deleted	
17 1.		Annex IV, point 2(b) AM 202		
17 2.	(b) six months for large water suppliers;	(b) six months for <i>medium and</i> large water suppliers;	Deleted	
17 3.		Annex IV, point 2(c) AM 203		

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
17 4.	(c) one year for small water suppliers;	(c) one year for <i>very small and</i> small water suppliers;	Deleted	
17 5.			Annex IV, point 2a (new)	
17 6.			(2a) general information on types of water treatment and disinfection applied;	(Inserted above)

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
17 7.		Annex IV, point 3 AM 150		
17 8.	(3) in case of exceedance of the parametric values set in accordance with Article 5, information on the potential danger to human health and the associated health and consumption advice or a hyperlink providing access to such information;	(3) in case of potential danger to human health as determined by competent authorities following an exceedance of the parametric values set in accordance with Article 5, information on the potential danger to human health and the associated health and consumption advice or a hyperlink providing access to such information;	(3) in case of exceedance of the parametric values set in accordance with Article 5 and which are considered as relevant for human health by the competent authorities or other relevant bodies, information on the potential danger to human health and the associated health and consumption advice or a hyperlink providing access to such information;	Concurrent intention EP AM merged with Council's GA (3) in case of potential danger to human health as determined by competent authorities or other relevant bodies following an exceedance of the parametric values set in accordance with Article 5, information on the potential danger to human health and the associated health and consumption advice or a hyperlink providing access to such information;
17 9.		Annex IV, point 4 AM 151		
18 0.	(4) a summary of the relevant supply risk assessment;	Deleted	(4) relevant information on supply risk assessment;	(4) relevant information on supply risk assessment;
18 1.		Annex IV, point 5 AM 152		
18 2.	(5) information on the following indicator parameters and associated parametric values:	(5) information on the indicator parameters <i>listed in part Ba of Annex I</i> and associated parametric values;	(5) information on the following indicator parameters and associated parametric values:	(5) information on the following parameters not listed in Annex I part Ba and associated values:

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	Commission's	proposal	EP Amendments	Council's General Approach	Comments/Compromises
18 3.	(a) Colour; (b) pH (Hydrogen concentration); (c) Conductivity; (d) Iron; (e) Manganese; (f) Odour; (g) Taste; (h) Hardness; (i) Minerals, anion dissolved in water:		Deleted	(h) Hardness; (i) Minerals, anions/cations dissolved in water:	(This paragraph 5 should be placed right after paragraph 2)
18 4.	 Borate BO3- Carbonate CO3- Chloride Cl- Fluoride F- Hydrogen Carb Nitrate NO3- Nitrite NO2- Phosphate PO4- Silicate SiO2- Sulphate SO42- Sulphide S2- Aluminium Al- Ammonium NI- Calcium Ca Magnesium Mg 	onate HCO3- 3	Deleted	 Calcium Ca Magnesium Mg Potassium K Sodium Na 	(deleted as it is already in Annex I Part Ba)

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Potassium KSodium Na			
Those parametric values and other non-ionised compounds and trace elements may be displayed with a reference value and/or an explanation;	Deleted	Deleted	

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
18 6.		Annex IV, point 6 AM 153		
18 7.	(6) advice to consumers including on how to reduce water consumption;	(6) advice to consumers including on how to reduce water consumption where appropriate and use water responsibly according to local conditions;	(6) advice to consumers including on how to reduce water consumption and avoid health risks due to stagnant water;	EP AM Acceptable Merged with Council's GA (6) advice to consumers including on how to reduce water consumption, where appropriate, use water responsibly according to local conditions and avoid health risks due to stagnant water;
18 8.		Annex IV, point 7 AM 154		S .
18 9.	(7) for very large water suppliers, annual information on:	(7) for <i>large and</i> very large water suppliers, annual information on:		Not acceptable
19 0.		Annex IV, point 7(a) AM 155		
19 1.	(a) the overall performance of the water system in terms of efficiency, including leakage rates and energy consumption per cubic meter of delivered water;	(a) the overall performance of the water system in terms of efficiency, including leakage <i>levels as determined</i> by the Member States;	(a) the overall performance of the water system in terms of efficiency, including for instance leakage rates and energy consumption per cubic meter of delivered water;	Open horizontal issue
19 2.		Annex IV, point 7(b) AM 156		

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
19 3.	(b) information on management and governance of the water supplier, including the composition of the board;	(b) information on management <i>model</i> and <i>the ownership structure</i> of the water <i>supply by the water</i> supplier	Deleted	

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
19 4.			Annex IV, point 7(c)	
19 5.	(c) water quantity supplied yearly and trends;		Deleted	
19 6.		Annex IV, point 7(d) AM 157		
19 7.	(d) information on the cost structure of the tariff charged to consumers per cubic meter of water, including fixed and variable costs, presenting at least costs related to energy use per cubic meter of delivered water, measures taken by water suppliers for the purposes of the hazard assessment pursuant to Article 8(4), treatment and distribution of water intended for human consumption, waste water collection and treatment, and costs related to measures for the purposes of Article 13, where such measures have been taken by water suppliers;	(d) where costs are recovered through a tariff system, information on the structure of the tariff per cubic meter of water, including fixed and variable costs as well as costs related to measures taken by water suppliers for the purposes of the hazard assessment pursuant to Article 8(4), treatment and distribution of water intended for human consumption, and costs related to measures for the purposes of Article 13, where such measures have been taken by water suppliers;	Deleted	Not acceptable
19 8.		Annex IV, point 7(e) AM 158		

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
19 9.	(e) the amount of investment considered necessary by the supplier to ensure the financial sustainability of the provision of water services (including maintenance of infrastructure) and the amount of investment actually received or recouped;	(e) the amount of investment undertaken, under way and planned, as well as the financing plan;	Deleted	Not acceptable
20 0.			Annex IV, point 7(f)	
20	(f) types of water treatment and disinfection applied;		Deleted	
20 2.		Annex IV, point 7(g)AM 159		
20 3.	(g) summary and statistics of consumer complaints, and of timeliness and adequacy of responses to problems;	(g) summary and statistics of consumer complaints, and <i>how they are resolved</i> ;	Deleted	Not acceptable
20 4.		Annex IV, point 8 AM 160		
20 5.	(8) access to historical data for information under points (2) and (3), dating back up to 10 years, upon request.	(8) access to historical data for information under points (2) and (3), dating back up to 10 years, and not earlier than the date of transposition	(8) Upon justified request, consumers shall be provided with the information under points (1) to (5) in hard copy or shall be given	(8) Upon justified request, consumers shall be provided with the information under points (1) to (5) in hard copy or shall be given

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Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
	of this Directive upon request.	access to historical data for	access to historical data for
		information under points (2) and (3),	information under points (2) and (3),
		dating back up to 10 years if available	dating back up to 10 years, if
			available, and not earlier than the
			date of transposition of this Directive.

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Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
206		ANNEX VII (new)	
207		PRINCIPLES FOR SETTING COMMON METHODOLOGIES	
208		Groups of materials	
209		1 Organic materials	
210		Organic materials may only be made of the starting substances given in the positive list and in general for substances for which it can be ruled out that the substance and its reaction products are present at levels exceeding 0.1 µg/l in water for human consumption unless - for specific substances a more stringent value is needed taking into account their toxicity. Where applicable practice for materials in contact with drinking water can be based on what is already in operation at the European level for materials in contact with food (positive list) (Commission Regulation (EU) No 10/2011, hereinafter referred to as: 10/2011/EC). The Union list of	

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
			Commission Regulation (EU) No 10/2011 shall form the basis of the European positive List for organic materials.	
211			Organic materials shall be tested according to table 1 in line with specified EN testing methods and must satisfy the requirements stipulated therein. For this purpose, the test results in terms of substance migration shall be converted into levels expected at the tap.	
212			2 Metallic materials	
213			Only metallic materials included in the positive list of compositions under this Directive shall be used. The limitations stipulated in the European positive list in respect of the composition of these materials, their use for certain products and the use of these products shall be complied with.	
214			Compositions shall be tested according to table 1 in line with specified EN testing methods and must satisfy the requirements stipulated therein.	

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	Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
215			3 Cementitious materials	
•				
			Cementitious materials are made of	
			constituents (inorganic or organic).	
			The organic constituents are made	
			from starting substances. Cement-	
			bound materials in contact with	
			water for human consumption may	
			only be made of the constituents'	
			types given in the European positive	
216			list (approved constituent list).	
•			Certain constituent types may only	
			be made of the starting substances	
			given in the positive lists and	
			substances for which it can be ruled	
			out that the substances and their	
			reaction products are present at	
			levels exceeding 0.1 µg/l in water for	
			human consumption. Other	
			constituent types must comply with	
			appropriate European Standards.	
			Cement-bound materials shall be	
			tested according to table 1 in line	
217			with specified EN testing methods	
			and must satisfy the requirements	
			stipulated therein. For this purpose,	
			the test results in terms of substance	
			migration shall be converted into	

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Commission's proposal	EP Amendments	Council's General Approach	Comments/Compromises
		levels expected at the tap.	
218		4 Enamels and ceramic materials	
·			
		Enamels and ceramic materials in	
		contact with water for human	
		consumption may only be made of	
219		the starting substances types given in	
		the European positive list (approved	
		composition list) under this Directive.	
		There has to be an assessment of the	
		metallic elements used in the	
		composition of these materials.	
		Enamels and ceramic materials shall	
		be tested according to table 1 in line	
220		with specified EN testing methods	
		and must satisfy the requirements	
		stipulated therein. For this purpose,	
		the test results in terms of substance	
		migration shall be converted into	
		levels expected at the tap.	
221		5 Exceptions for assessment of	
		materials used in minor and	
		assembled components	
		Describing the tests, requirements,	
222		and procedure for approval of	
		assembled components, specifically	
		detailing the definition and	
		evaluation of minor components,	

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Commission's proposal	EP Amendments	EP Amendments Council's General Approach				Comments/Compromises	
		parts, and materials. For this goal 'minor' refers to a level of influence on the drinking water quality that does not require the full testing.					
223							
224							
		Criteria	Organic (1)	Metallic (2)	Cement itious	Enamels and ceramic materials	
		European Positive lists					
225		Positive lists of starting substances organic materials	X	N.N.	X	N.N	
		Positive lists of accepted metallic compositions	N.N.	X	N.N.	N.N	
		Approved Constituent list Cementitious materials	N.N.	N.N.	X	N.N.	

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Commission's proposal	EP Amendments	Council's General Approach					Comments/Compromises
		Positive list of accepted enamels and ceramic compositions	N.N	N.N	N.N	X	
		Organoleptic tests					
		Odour and flavour	X	N.N.	X	N.N.	
		Color and Turbidity	X	N.N.	X	N.N.	
		General hygiene assessments					
		Leaching of total organic carbon	X	N.N.	X	N.N.	
		Surface residues (metals)	N.N.	X	N.N.	N.N.	
		Migration testing					
		Relevant DWD parameters	X	X	X	X	
		SML of PL substances	X	N.N.	X (3)	N.N.	
		Unsuspected	X	N.N.	X (3)	N.N.	

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Commission's proposal	EP Amendments	Council's General Approach					Comments/Compromises
		substances (GCMS)					
		CL compliance	N.N.	X	N.N.	X	
		Enhancemen t of microbial growth	X	N.N.	X (3)	N.N.	
226		N.N: Not is SML: Spec (based on GCMS: G Mass Spec method)	cific M 10% a as Chi	Iigration Illocation romatog	n facto raphy		
		Note 1: Specific exceptions to be determined in line with paragraph 5 of this Annex;					
228		Note 2: M organolep generally limits are are unlike	tic test accepte met, o	ing beca ed that i rganolep	ause it f DWI		
229		Note 3: Do organic su composition	ependi ıbstanc	ng on th		ence of	
230							

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