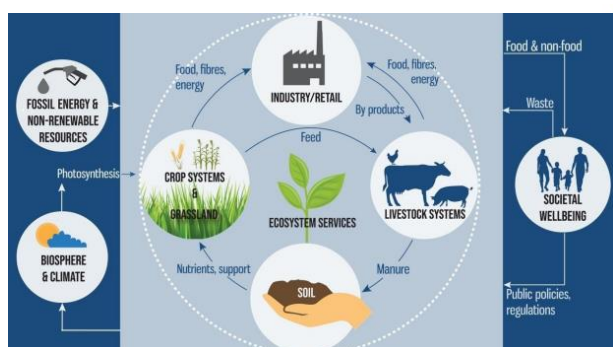


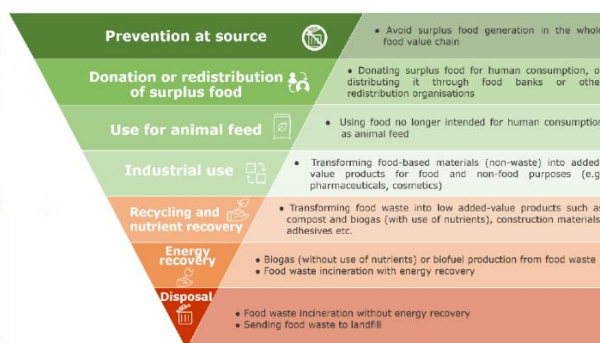
## EU FEED CIRCULARITY CATALOGUE MEASURES TO ENHANCE ANIMAL FEED CIRCULARITY



Livestock and petfood chains provide an essential contribution to the optimised functioning and circularity of the food chain by valorising secondary resources which cannot be used in human foods. More than ever, circularity has become strategic for animal feed business operators, backed by a high-level of safety guaranteed by an effective legal framework, controls and traceability.



Source: ATF



Source: Joint Research Center

However, a **number of regulatory obstacles are currently limiting livestock feed circularity**.

Eight industry sector federations and stakeholder organisations <sup>1</sup>have worked together to develop a catalogue of measures aimed at creating a supportive legislative environment that stimulates and increases feed circularity without compromising safety. We detail these proposals in a report, illustrated by a non-exhaustive list of examples of regulatory restrictions faced by the feed chain to access certain materials and which deserve, in our view, a re-examination of their justification.

This catalogue of measures has the potential to increase the use of different secondary nutrient streams in animal feed. These measures would reduce competition for land use with food production, reduce imports of feed materials and reduce livestock system net greenhouse gas emissions, whilst maintaining **safety, traceability and farmer and consumer confidence**.

This would support an effective **Nutrient Circular Economy**, so contributing to **food sovereignty, competitiveness and farm system resilience**.

This catalogue of measures could be the basis for the development of an EU Feed Circularity Roadmap and should be considered in the EU Critical Raw Materials Act, in upcoming reviews of the Animal By-Products, Animal Feed Regulations and other EU policies.

### **9 general principles for a legislative framework supporting feed circularity**

<sup>1</sup> The European Chemical Industry Council (CEFIC), the European Fishmeal and Fish oil Producers (EFFOP), the European Former Foodstuff Processors Association (EFFPA), the European Fat Processors and Renderers Association (EFPPA), the European Sustainable Phosphorous Platform (ESPP), the European Pet Food Association (FEDIAF), the European Feed Manufacturers' Federation (FEFAC) and the International Platform of Insects for Food and Feed (IPIFF).

- Principle 1: Feed & Food Safety must remain the overarching principle and the backbone of any circular feed policy. Safety must be backed-up where appropriate by traceability and responsibility.
- Principle 2: Science must be the basis for any prohibition of access to a feed resource.
- Principle 3: Coherence should be ensured between the different legal acts and policies and be based on the Waste Hierarchy and the Food & Waste Use Hierarchy.
- Principle 4: Coherence should be secured between the General Food Law, waste legislation, ABP regulation and other sectorial legislations (including end-of-waste status, supervision by authorities)
- Principle 5: Accelerate, harmonise and clarify conditions for delivery of “End-of-Waste” status.
- Principle 6: Discrepancies among Member States in the enforcement of the EU legislation should be minimised via EU guidance and administrative burden for operators to comply with EU feed legislation should be simplified without compromising feed safety.
- Principle 7: A methodology should be developed to measure feed circularity and allow operators to evaluate their practices.
- Principle 8: Existing food/feed and ABP legislation and other relevant legislation should be checked for its contribution to circularity and any impact assessment of new legal initiatives should include circularity as a key evaluation criterion.
- Principle 9: Easily actionable contingency provisions should be foreseen on the ground of food/feed security.

### **17 case studies of existing legal restrictions to feed circularity**

- Use of catering waste for feeding intermediate organisms
- Use of meat & fish containing former foodstuffs for feeding insects
- Authorisation of intra-species re-use of animal proteins in feed
- Use of ruminant PAP in non-ruminant feed
- Cat 2 MBM (method 1) for export as feed to third countries
- Use of former foodstuffs containing ruminant gelatine in feed for ruminants
- Use of fishmeal in feed intended to ruminants
- Inclusion of processed proteins derived from edible gelatine, collagen and animal fat production under the definition of PAP
- Operational thresholds for controls of compliance with “feed ban” provisions
- Maintaining Category 3 status for ABP containing technically removable foreign bodies
- Expand the definition of fish meal and fish oil
- Use in feeds of purified mineral nutrients from incineration ashes
- Use of dicalcium phosphate from bones in ruminant feed
- Biomass grown in or fertilised by wastes
- Risk-based management of contaminants overload
- Maintaining Footnote 1 of Regulation (EC) No 396/2005
- Use of microbial biomass from genetically modified micro-organisms