Abstract:

The connection between corporate success and levels of trust has already been proven for the liberal professions. We start from the premise that this statement is also true for other types of SME. The difference, however, lies in the fact that there is no association towards which the organisation of self-administration and self-regulation is oriented. Furthermore, the EU Commission is seeking to reduce or abolish existing self-regulations. It is therefore essential to develop interpersonal trust without this framework. The central factor in forging trust is found to be company ethics, because these guarantee both the development of and compliance with value systems. Due to the aforementioned altered conditions, these value systems are now company-specific.

Keywords:

Company ethics, self-administration, self-regulation, SMEs, liberal professions

Departing points:

1. Which value systems do SMEs have at their command?
2. Are company ethics the prerequisite for building interpersonal trust?
3. How can the implementation of company ethics be guaranteed?

1. Problem

The specific nature of the relationship between the liberal professions and their customers is currently undergoing intensive empirical analysis. The results gathered thus far confirm a high level of trust as being the key success factor for the development of liberal professions. This high level of trust is neither threatened by the existing information asymmetry, nor by the fact of public accountants conducting auditing tasks, for example. In terms of their ownership structure,

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1 Fink, M., Keßler, A.: Cooperation, trust and performance: Empirical results from three countries, British Journal of Management, 21, pp. 469-483
the size of the companies and their market share, the liberal professions are service-oriented SMEs. Consequently, this research asks to what degree the hypothesis “A high level of trust is a determining factor for successful corporate governance” is also relevant to other service-oriented SMEs.

2. The Defining Characteristics of the Liberal Professions

“A characteristic of the Liberal Professions is their self-administration and their self-regulation.”

Even though these characteristics do exhibit some national differences, self-administration and self-regulation nevertheless constitute the central organisational form of the liberal professions. Self-administration is achieved by professional and financial decision-making autonomy. Self-regulation serves on the one hand to ensure decision-making autonomy and on the other hand to ensure performance quality. Performance quality is also guaranteed by the fact that the services are largely conducted personally (in the medical profession exclusively personally) and autonomously. Part of the service package also includes services in the public interest. However, as the recipients of such services have no or little expertise in the area, the level of information asymmetry is very high.

“In this context it is beyond dispute that the importance of the liberal professions cannot be measured purely in terms of economic criteria. According to their traditional self-conception, liberal professionals provide ‘superior services’, such as protecting the health of people and animals, functioning as an organ of law enforcement officers, auditing, or consulting in technical, pedagogical, cultural and artistic, or journalistic fields. Hence, it can be seen that the liberal professions are committed to the common good. Their non-economic aims, which are partly established in professional standards and regulations, make at times very high ethical and moral demands of liberal professionals, and the meeting of those demands should be of the highest priority.”

Fundamental to all of the liberal professions’ activities is a value system that is comprehensive and that has evolved over the course of their history. Professional ethics define the content and formal demands of each value system. Ethics should also be central to reviewing the realisation and the continued development of a value system.

“In the Member States numerous other characteristics are mentioned, which are said to characterise liberal professions. These include:

- the public interest aspect of the service;
- the professionally and economically independent performance of tasks;
- the independent and personal execution of services;
- the existence of a special relationship of trust between client and contractor; and

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2 EESC/COMM/05/2013: The State of Liberal Professions Concerning their Functions and Relevance to European Civil Society, p. 15 [own translation]
3 Buchinger, St.: Freie Berufe - Regulierungssysteme, 1999, p. 9 [own translation]
These defining characteristics make it possible to forge interpersonal trust. The aim is to attain the highest possible level of trust, as this is the prerequisite for successful service provision. This high level of trust is particularly essential because the provision of services can occasionally lead to a result that differs from that expected by the consumer. Some examples of this are as follows:

a) The patient is not healed.
b) The public accountant does not provide an audit certificate.
c) The lawyer loses a trial.
d) The building planned by the architect has planning deficiencies.

A high level of trust should ensure that the relationship between the liberal professions and the customer is sustained although the customer’s expectations were not fulfilled. Trust will ultimately be sustained if the consumer is convinced that no other liberal professional could have better satisfied their expectations.

3. Congruence between the Defining Characteristics of the Liberal Professions with those of Service-oriented SMEs

From a historical perspective, it can be seen that manual trades had also originally trusted in self-administration and self-regulation as an organisational form. Each manual trade organised training and development for companies and their employees. Quality was ensured thanks to test volumes and contents being defined for every level of development within the trade. Specific value systems were created and developed; compliance to these systems was monitored within the framework of professional ethics. Self-administration was organised via dedicated societies. Subsequently, both self-administration and self-regulation were subsumed into legal frameworks.

From the perspective of the EU Commission, regulations of this kind hamper competition. Consequently, such regulations in the Member States will be assessed and evaluated in 2015. In 2016 a similar evaluation will also be conducted for the liberal professions. Ultimately, the aim of this evaluation is to largely abolish regulations of this kind.

“As agreed to under Article 59 of the modernised Directive on the Recognition of Professional Qualifications and European Council Conclusions of October 2013, the following is intended to assist Member States and the Commission in the execution of the transparency exercise as set out in the Commission’s Communication of October 2013.

1. GENERAL CONSIDERATIONS

In essence, the transparency and mutual evaluation exercise comprises the following steps:

1. Mapping of all regulated professions.
2. Screening by Member States of their mapped professions.
3. The mutual evaluation of mapped professions between Member States.
4. Action plans defining what measures Member States have identified for improvement.

\[4\] EESC/COMM/05/2013: The State of Liberal Professions Concerning their Functions and Relevance to European Civil Society, p. 15
The Commission has set out a timetable to achieve this over two years and in time for the transposition of the modernised directive on the recognition of professional qualifications. The following note and the accompanying spread sheets are intended to assist Member States with the first step of this exercise. Member States should return completed spread sheets to the Commission by 1st March 2014. A European map of regulated professions will be made available by end March 2014 on the basis of your contributions.\(^5\)

Consequently, service-oriented SMEs can – already to some degree, and presumably entirely in the future – no longer build on institutional organisational forms in terms of self-administration and self-regulation.

This short analysis shows that there exists a substantial congruence between the defining characteristics of the liberal professions and those of other service-oriented SMEs. The decisive difference is that the institutional frameworks, which had been the basis of trust building, have disintegrated.

It can therefore be assumed that the level of interpersonal trust is also a key success factor for other SMEs. Trust is necessary at an earlier point in time for SMEs than for liberal professions because, in contrast to the liberal professions, other SMEs are faced with freedom of choice with regard to the service provided.

Among the liberal professions, the necessity of a service (e.g. drafting a contract, medical examinations, notarial deeds required by law) is clear from the outset. For the liberal professions, trust aims primarily at the selection of those persons who should provide the pre-established service.

Among other types of SME, a particular service is often not necessary. Exceptions include imperative repairs, compulsory replacement investments and services for everyday use. Even pre-sales advice requires trust with regard to the benefits derived from one service compared to another. If we pursue this theory – that the level of trust also decides the success of other types of SME – we encounter the question of the determinants for trust building.

4. Determinants for Trust Building

As the institutional requirements for trust building – such as quality controls by the respective professional association (society) of the liberal professions – have ceased to exist, it is necessary to introduce trust building on an individual company basis. In this regard, actions can be taken both within individual companies and within the liberal professions’ business association. The following measures are requisite in this respect:

1. Creation and continued development of a value system that guarantees the defined benefit of the service for the consumer.

2. Communication of the value system to the consumers.
3. Guarantee of service provision in accordance with the value system.
4. Creation of company ethics that define the content and formal demands of the value system.

The level of interpersonal trust is ultimately dependent on the company ethics, as they are responsible for ensuring that the defined customer benefit is actually provided. The company’s value system is irrelevant if the company ethics do not ensure that a value system exists at all, that the value system is adequate for the customers’ needs, and that the communicated values are actually pursued.

This leads to the hypothesis that company ethics are crucial for building interpersonal trust. When a company is consciously aware of and abides by its ethics, the longevity of the interpersonal trust is also safeguarded.

5. Summary
1. The studies presented show that interpersonal trust contributes demonstrably to corporate success in SMEs of the liberal profession type.
2. The self-administration and self-regulation of the liberal professions create the preconditions for forging interpersonal trust.
3. The basis for trust building is both a communicated value system and corporate ethics to ensure compliance with and the continued development of the value system.
4. SMEs’ advantage lies in the fact that the fundamental trust in a liberal profession created by its self-administration and self-regulation markedly boosts the trade representative’s interpersonal trust.
5. Due to the congruence of the liberal professions’ defining characteristics with the other types of SME, it can be postulated that interpersonal trust is also a key success factor for these other SMEs.
6. Due to the lack of cross-company self-administration and self-regulation, the creation and continued development of a company-specific value system is essential.
7. The company-specific value system itself does not, however, lead to the forging of interpersonal trust.
8. It is only the implementation of company ethics, which has the central function of defining the content and formal demands of the value system, that leads to benefits for the consumer and hence to the building of interpersonal trust.
9. It is therefore company ethics that constitute the basis for successful corporate governance for every single kind of SME.
10. An investigation into the opinion of supervisory boards among the German populace can be seen as evidence of the increasing importance of company ethics. During a target-performance comparison of professional competence, the criterion “ethical expertise” was also surveyed. On a scale of 1 (very negative) to 7 (very positive), the ideal value for ethical expertise was 5.46; the actual value, however, was 3.69. In comparison, the ideal value for
business expertise was 5.83, the actual value 4.54. This shows that the disparity between the target and the performance values in ethical expertise is comparably high.\textsuperscript{6}

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EESC/COMM/05/2013: The State of Liberal Professions Concerning their Functions and Relevance to European Civil Society


INT/687
The liberal professions

Brussels, 25 March 2014

OPINION
of the
European Economic and Social Committee
on
The role and future of the liberal professions in European civil society 2020
(own-initiative opinion)

Rapporteur: Mr Metzler
On 14 February 2013, the European Economic and Social Committee, acting under Rule 29(2) of its Rules of Procedure, decided to draw up an own-initiative opinion on

*The role and future of the liberal professions in European civil society 2020*

(own-initiative opinion)⁴.

The Section for the Single Market, Production and Consumption, which was responsible for preparing the Committee’s work on the subject, adopted its opinion on 10 February 2014.

At its 497th plenary session, held on 25 and 26 March 2014 (meeting of 25 March), the European Economic and Social Committee adopted the following opinion by 210 votes to 8, with 11 abstentions:

* *

**1. Conclusions and recommendations**

1.1 Provided certain social adjustments are made, the system of liberal professions has a significant contribution to make in the future to providing high-quality “social goods” such as healthcare, delivering public services, safeguarding civil rights and increasing economic prosperity. The liberal professions are a component of any democratic society, and offer significant potential for growth in terms of employment and GDP.

1.2 The term “liberal professions” is not used in all Member States, but the concept, and the associated societal problems and solutions, can be found throughout the EU. Criticisms are sometimes raised regarding shortcomings in oversight and quality assurance; these can usually be traced back to enforcement problems rather than to failures in the system.

1.3 Both “rules-based regulation” and “principles-based regulation” are capable of achieving optimal regulation for the liberal professions.

1.4 Provision of services by the liberal professions is characterised by an asymmetry of information between service providers and their clients. The services relate to existential matters of life and health, legal issues, and vital economic questions, and service providers therefore need to meet particularly stringent professional and ethical requirements.

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⁴ In the framework of the elaboration of the opinion, the EESC committed the realization of a study to the Europäischen Zentrum für Freie Berufe der Universität zu Köln (The State of Liberal Professions Concerning their Functions and Relevance to European Civil Society EESCCOMM/05/2013) whose publication is being finalized.
1.5 A number of countries have price regulation for certain professions, which can help to protect consumers. Price regulation needs to be properly justified, and should be designed to serve the public interest, not the interests of a particular group.

1.6 In all Member States, professional organisations or associations represent the interests of their profession and play an advisory – or sometimes formative – role in State regulation. Through ongoing active cooperation with the institutions, they safeguard the general interests of the public. Administrative simplification is a priority for members of the liberal professions, who devote both economic and human resources to it without receiving any form of compensation from State coffers.

1.7 EU Member States shape and monitor self-regulation in their own countries. In so doing, they must exclude the possibility of conflicts between regulatory powers and representation of interests, and ensure that consumers’ expectations are met regarding the knowledge, ethics and character of service providers.

1.8 The contribution of the liberal professions to the proper functioning of the administrative, political and economic life of a Member State is recognised at national and European level because they contribute to the modernisation and efficiency of public administrations and of services to citizens and consumers.

1.9 The sector is vital because of the employment opportunities it offers young people who choose a future of free enterprise and of investment in their knowledge. Members of the liberal professions who run a professional practice or office must respect legislative provisions and/or collective agreements regarding persons for whom they act as employer and young people for whom they provide in-house vocational or specialist training or apprenticeships.

2. From the 'artes liberales' to knowledge-based service provider

2.1 The term 'liberal professions' refers back to the term "artes liberales", or "liberal arts", used in classical antiquity for occupations such as teaching, law, construction, architecture, engineering and medicine. The "artes liberales" were the preserve of free citizens and nobility.

2.2 Since the 19th century, the liberal professions have no longer been defined on the basis of the "free birth" of a practitioner, but according to the activity performed.

2.3 By the early 1800s, certain liberal professions had become very closely connected with the State; this prevented them from operating independently, which resulted in them being held in low esteem by society. Lawyers were particularly affected by this, as the courts were involved in appointing and transferring them, and in some cases also held supervisory and disciplinary authority over them.
2.4 In the 19th century, under the influence of liberalism, the liberal professions in a number of 
EU countries developed a consciousness of their status and established professional 
organisations independent of the State. For example, the legal profession managed to free 
itself from State influence, and the academic medical profession likewise achieved a degree 
of freedom from State regulation and monitoring.

2.5 Activities surrounding authorisation to practise, codes of conduct and professional 
supervision were often taken over by professional organisations. Later on, regulatory power 
was transferred to the self-governance organisations/professional associations.

2.6 The current concept of the liberal professions is a sociological description.

2.7 A liberal profession is characterised by: provision of a valuable intangible service that is 
distinctly intellectual in nature, based on advanced (academic) training; a service that is in the 
public interest; substantive and economic independence in executing tasks; provision of 
services in a personal capacity, on the provider's own responsibility and in a professionally 
independent manner; a particular relationship of trust between the client and the service 
provider; a focus on providing the best possible service rather than on maximising profit; and 
compliance with precise, strict professional regulations and codes of professional ethics.

2.8 An activity may also be regarded as a liberal profession in the absence of some of these 
elements, provided the principal characteristics are met: for example, in many countries an 
activity undertaken as an employee may be regarded as a liberal profession if substantive 
independence is maintained. The EESC notes that the liberal professions and the 
organisations which regulate such activity in Europe have branched out. The new liberal 
professions, such as psychologists, social workers, tax advisors, bankruptcy advisors, 
surveyors and mediators, which are not classified as liberal professions in all countries, 
require an inclusive approach.

2.9 There are significant differences between Member States in the definition of the term "liberal 
profession", and some do not use the term at all. In some countries, only a small group of 
occupations are regarded as liberal professions: medicine, advisory professions such as law, 
tax consultancy and auditing, employment consultancy and engineering and architecture. In 
other Member States artistic activities are also counted as liberal professions.

2.10 One objective that is common to all Member States is to ensure that the defining characteristic 
of the liberal professions – the asymmetry of information between service providers and their 
clients – is not abused. The services provided by the liberal professions are complex and 
require a high degree of expertise, which means that service recipients do not have enough 
information, specialist knowledge or experience to judge the quality of the service, either 
when choosing a provider or after the service has been provided.
2.11 Liberal professions are therefore based on trust. The asymmetry of information means that service recipients must be able to trust providers not to exploit this information deficit for their own benefit, but rather to provide the best possible service, tailored to the client's needs. Service recipients are thus making a leap of faith when they engage a service provider. Minimum professional standards and compliance with codes of professional ethics are appropriate ways of protecting service recipients' trust.

3. Regulation and its objectives

3.1 The Member States essentially use two different approaches to regulating the liberal professions: what is known as "principles-based regulation", and a more prescriptive and prescriptive approach referred to as "rules-based regulation".

3.2 Regulation of the liberal professions summarises the moral conditions for practising the profession, and standards of professional ethics; it is an expression of the liberal professions' social responsibility. Standards of professional ethics as a whole may be referred to as deontology.

3.3 Principles-based regulation involves drafting abstract principles of professional law, which then need to be fleshed out in individual cases ("outcomes-based regulation"). It is left to the discretion of those subject to the rules to decide how to achieve those goals in specific cases. In contrast, rules-based regulation is case-based.

3.4 Each approach has its advantages and disadvantages, but both fulfill the fundamental principle of meeting society's concern to ensure people receive independent advice and support. The particular issues and solutions may change over time, requiring changes to the rules or the creation of new ones.

3.5 The regular reviews of the rules carried out by the EU are useful in this connection, and should also be established at national level. This would allow older liberal professions to be "freed up" (e.g. in construction) and rules to be introduced, where appropriate, to cover new liberal professions (e.g. in intelligence gathering or banking).

4. Economic aspects

4.1 The liberal professions play a significant role in establishing and maintaining key social infrastructure. Approximately one in six self-employed people work in sectors dominated by liberal professions, and that figure is rising. The same is true of one in six employees.

4.2 The number and percentage of self-employed women working in sectors dominated by liberal professions increased over the reference period 2008-2012; the percentage of self-employed women in these sectors now stands at 45%, significantly higher than the percentage in the economy as a whole (31.1%).
4.3 More than one euro in 10 of gross value added comes from sectors dominated by liberal professions. The decline in value added during the crisis of 2009 was less marked in the liberal professions than in the economy as a whole. Figures for the EU are as follows: 600 000 undertakings in each of "management consultancy" and "engineering activities"; 550 000 undertakings in "legal consultancy" and "auditing"; 315 000 in "architectural activities"; and 270 000 in "marketing and market research".

4.4 In view of the sector’s growth potential and the proportion of jobs that it provides – largely stable, highly qualified jobs – the entrepreneurial aspect of the liberal professions must be acknowledged and supported. The Committee is pleased that the Commission recognises members of the liberal professions as fully-fledged entrepreneurs and seeks to support the sector by including them in programmes to boost SME development and competitiveness. This approach entails examining and improving the conditions of the entire liberal professions system, as in fact required by the directive on services in the internal market. The liberal professions cannot develop solely by means of single-member companies or through individual action. They must distance themselves from the problem of false self-employment.

5. Ethics and the pursuit of profit

5.1 In all Member States, the public interest is integral to the liberal professions. The medical, psychological and social professions maintain infrastructure to protect the health of the whole population.

In a democratic state under the rule of law, the work of legal and tax advisors constitutes an element of civil liberties; together with auditors, they also ensure that economic processes run smoothly. This means that these professions are also directly related to fundamental rights.

5.2 In addition, this public interest basis means that the liberal professions have a particular ethical responsibility. Legal and tax advisors and auditors help uphold the rule of law, as well as protecting the financial interests of their clients. Social workers and psychologists provide Europeans with an inclusive and safer environment as regards relationship, psychological and social matters. Architects and engineers protect the community from risks arising from structures and technical equipment, and promote society's capacity to innovate and people's quality of life by developing infrastructure and technical equipment and inventing new technologies. Artistic professions maintain and create culture. These circumstances, along with the asymmetry of information referred to above, necessitate advanced training and particularly stringent ethical requirements.

5.3 The particular public interest of the liberal professions, and the associated requirements for the services they provide, need to be safeguarded through binding professional regulations and a raft of generally recognised standards of ethical behaviour for each profession. All the Member States therefore already have a minimum level of regulation. The EESC Recommends...
that all liberal profession organisations and associations should have codes of conduct and ethical standards as well as commissions of ethics within the profession.

5.4 Professional representative bodies should draft codes of professional ethics, where they do not currently exist, as non-binding professional guidelines for their respective Member States. In addition, the professional organisations and associations should draw up European codes of ethics highlighting and guaranteeing the rigorous requirements incumbent on the liberal professions throughout Europe. The drafting of codes of conduct is encouraged in Article 37 of the Services Directive. The fact that the services provided by the liberal professions are so important to their clients, together with the level of trust that these clients need to put in the service providers, means that it is essential for such services to be provided in a personal capacity.

5.5 The relationship of personal trust between the provider and recipient of services, and the highly personal nature of the legal interests involved, mean that it is indispensable for professionals and their colleagues to have statutory protection of their professional secrecy and a statutory right to refuse to testify, and to be prohibited from giving evidence. These are characteristics of a free state under the rule of law.

5.6 The services of liberal professions that relate to key elements of the public interest – such as medical care, psychological and social services, pharmaceutical services and legal advice – must be provided across the board, even in rural areas.

5.7 The requirements presuppose that members of the liberal professions will always give preference to service quality over the maximisation of profit, in accordance with the ethics by which they are bound.

5.8 Further development of the law pertaining to the liberal professions therefore cannot focus solely on economic considerations: each and every regulation must aim to ensure comprehensive and highly skilled services that meet the highest quality requirements. It will, in each case, be necessary to look into whether existing regulations can achieve those aims or whether, in reality, they serve other interests.

6. Present and future requirements for the liberal professions and their profile

6.1 A common EU-wide definition of "liberal profession" should be developed, which simply sets out the general features of liberal professions and lists the categories of occupations covered. Any such definition must not prevent the creation of new liberal professions. The draft charter for the liberal professions drawn up by the various European professional organisations, led by the Council of European Dentists (CED), could be used as a model for this purpose.

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Alongside national joint professional organisations and European joint professional representative bodies, a professional organisation should be established in each Member State for each liberal profession, to compile, publish and further develop principles of professional ethics — where existing professional organisations do not already do so. These organisations should also be responsible for ensuring that the profession complies with these principles.

The stringent ethical requirements on the liberal professions will, in future, also need to be guaranteed through practical guidelines and clearly defined ethical principles. This could involve both standardised and enforceable professional regulations and codes of ethical professional conduct. This will increase consumer confidence.

As well as enforcing technical and ethical requirements for the provision of professional services, it is also necessary to maintain and strengthen the competitiveness of the liberal professions and their ability to innovate. The challenge they currently face is that of being able to deal with different national standards and to compete with colleagues from other EU countries in an increasingly integrated single market.

Professional regulations must be compatible with Europe's fundamental freedoms, in particular with freedom to provide services, freedom of establishment and freedom of movement. They must therefore be non-discriminatory, proportionate, and serve an imperative requirement in the general interest, and also be compatible with national law. This should tie certain activities to specific qualifications.

Activities in the liberal professions often involve a particular risk to highly personal legal interests of the client, and it is therefore necessary to regulate access to the professions and to impose strict requirements for authorisation to practise. As well as training, this involves other personal characteristics such as reputation, health checks, and undertaking not to carry out conflicting activities simultaneously. At EU level, this requirement is adequately covered by the Professional Qualifications Directive\(^3\) and by specific regulations such as the directives for doctors and dentists and Services Directive for lawyers\(^4\) or the Statutory Audit Directive\(^5\).

In almost all Member States, professionals are required to undertake regular continuing professional development (CPD). There are differences regarding verification of CPD activities and the consequences for failure to undertake CPD. Given the increasingly complex knowledge requirements, ongoing developments in technical processes in medicine and

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technologies, and the constant expansion of national and international legal standards, it is the responsibility of the liberal professions to ensure that all professionals undertake proper CPD.

6.8 In most Member States, members of the liberal professions have practically no restrictions on cooperation with members of other professions. In some Member States, however, the group of partners or shareholders is restricted to specific liberal professions, certain majority requirements are imposed in respect of partners/shareholders, voting rights or managers, and third parties are prohibited from owning part of the business. Such provisions are one possible way of ensuring that the practice of a liberal profession is not guided purely by economic imperatives.

6.9 Professional cooperation with members of other professions may lead to conflicts regarding professional secrecy and the right to refuse to testify. It must be ensured that any professional cooperation engaged in does not compromise the protection of clients or patients. Such friction can be effectively avoided by restricting the group of permitted partners/shareholders.

7. Consumer protection and self-regulation

7.1 All Member States regulate the liberal professions, through State or professional organisations or associations. In many Member States, the concept of self-regulation as an organisational principle is inextricably linked with the concept of a liberal profession.

7.2 The Member States take two different approaches to self-regulation. In one approach, professional organisations and associations represent the interests of their profession as a voluntary grouping, and play an advisory role in the (State) regulation of the profession. They also translate their members' views on standards of professional practice into codes of ethics. In the other approach, professional associations also undertake official duties such as authorisation to practise and professional supervision, as an indirect part of the public administration. Self-regulation does not stand in opposition to State regulation; rather, they both serve a common function.

7.3 Self-regulation of the liberal professions mediates between professionals' right to freedom from State interference in their activities and the State's right to lay down rules. Self-regulation by members of the liberal professions implements their right to freedom from State interference while at the same time safeguarding the general interest, and thus benefits service recipients and consumers.

7.4 Self-regulation of the liberal professions is in line with the subsidiarity principle, according to which a matter should always be handled by the body closest to it. Professionals are characterised by their particular subject knowledge, and are therefore the body in the best position to administer and regulate the liberal professions. This uses the principle of peer review.
7.5 Self-regulation does, for its part, restrict the activities of the members of professional associations. The regulations adopted are acts of indirect State administration, and require the transfer of State competences. All regulations adopted as part of self-regulation of the liberal professions are themselves subject to the fundamental freedoms, national law and European and national competition law.

7.6 For self-regulation to work, membership of professional associations must be compulsory in those countries where this is possible under current legislation. This restriction on the right to pursue a professional activity is justified by an overwhelming public interest.

7.7 The rules requiring membership of the professional associations must be designed to ensure that they do not prejudice freedom to provide services or freedom of establishment. Appropriate ways of doing this include recognising registration in another EU Member State, or registration (free of charge) for members of associations in another Member State.

7.8 It is safe to assume that, in 2020, there will still be tension between State and individual interests, and a need for independent advice and support. Therefore, the liberal professions are likely to remain viable as an institution, provided they are modernised in a timely manner, such that their essential nature, comparative edge in terms of knowledge, independence/transparency, and resulting trustworthiness, are not compromised.

Brussels, 25 March 2014

The President
of the European Economic and Social Committee

Henri Malosse

N.B.: Appendix overleaf.

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APPENDIX

to the

OPINION

of the European Economic and Social Committee

The following amendments, which received at least a quarter of the votes cast, were rejected in the course of the debate (Rule 39(2) of the Rules of Procedure):

a) Point 1.1

Amend as follows:

1.1 Provided certain social adjustments are made, the system of liberal professions has a significant contribution to make in the future to providing high-quality "social goods" such as healthcare, psychological and social services, delivering public services, safeguarding civil rights and freedoms and increasing economic prosperity. The liberal professions are a component of any democratic society, and offer significant potential for growth in terms of employment and GDP and the capacity to keep adapting to Europeans’ needs.

Reason

To be given orally.

Voting

For: 56
Against: 128
Abstentions: 30

b) Point 6.9

Amend as follows:

6.9 Professional cooperation with members of other professions may lead to conflicts regarding professional secrecy and the right to refuse to testify. It must be ensured that any professional cooperation engaged in does not compromise the protection of clients or patients. Confidentiality, as an ethical value, must be a priority for all liberal professions. Such friction can be effectively avoided by keeping to ethical values restricting the group of permitted partners/shareholders.

Reason

To be given orally.
Voting

For: 80
Against: 116
Abstentions: 27