<table>
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<th>Document :</th>
<th>AEMH 13-047</th>
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<tbody>
<tr>
<td>Title :</td>
<td>AEMH Statement on Regulation of Training and CPD in view of the update of the Professional Qualification Directive 2005/36/EC</td>
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AEMH Statement on Regulation of Training and CPD (Continuing Professional Development) in view of the update of the Professional Qualification Directive 2005/36/EC

- The AEMH is in favour of formative assessment in all specialist medical training and oppose summative assessment by final mandatory exams. We believe that formative assessment improves the learning process and the formalised training, values on-the-job training and protects the individual from information overload. This is in agreement with the proposed change in Article 3 paragraph 1 according to IMCO.

<table>
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<th>Commission proposal, Article 3 – paragraph 1 – point j</th>
<th>IMCO amendment</th>
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<td>(j) 'remunerated traineeship': the pursuit of supervised and remunerated activities, with a view to access to a regulated profession granted on the basis of an examination;</td>
<td>(j) 'traineeship: the pursuit of supervised activities completed in the framework of a contract which form a mandatory part of the training with a view to gaining access to or being granted the right to exercise a regulated profession;</td>
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- The AEMH opposes the amendment from the Committee on Internal Market and Consumer Protection (IMCO) for Article 22(1) suggesting the introduction of schemes for mandatory CPD for doctors of medicine and medical specialists, for all EU countries, as it has not been shown that countries with mandatory CPD systems have a safer healthcare than countries with voluntary systems. If the idea is to increase patient safety and the quality of care, mandatory quality registers is the key. CPD is an integrated part of a doctor’s professional life and not a separate part.

- The AEMH is very much in favour of the amendment from the Committee on the Environment, Public Health and Food Safety (ENVI) for article 22 stating that; “Member States must have a system in place to ensure health professionals regularly update their competencies through Continuing Professional Development.” A prerequisite for this is that hospitals and healthcare units provide time and money for CPD. Pressure should not be put on the individual doctor.

The AEMH opposes the EU Commission proposal and the amendment from the Committee on Internal Market and Consumer Protection (IMCO) for Article 22, that competent authorities in Member states every five years “shall submit publicly available assessment reports to the Commission and to the other member states for the purpose of optimising
the continuing education and training related to doctors of medicine, medical specialists ...
Such a system will most likely increase bureaucracy, impose a heavier administrative
burden on the national healthcare systems and in addition threaten the autonomy of the
medical profession. As CPD is arising from the individual learning needs of every doctor and
is unlikely to be shared with other doctors, there is a substantial risk that assessment will be
conducted by counting CME (Continuing Medical Education) credit points on the individual
level.

- The AEMH opposes the proposed regulation of continuous education further in the
  amendment from the Committee on Internal Market and Consumer Protection (IMCO)
  for Article 22 that “Establishments providing continuous education or training shall be assessed
  by a body listed on the European Quality Assurance Register (EQAR), which shall forward its
  conclusions to the Commission and the Member State concerned”. AEMH is not in favour of
  overregulation. A broad range of external continuing educational activities are produced
  continuously. These educational activities should be quality assessed by the profession and
  marketed to reach all professionally active doctors. Such a network has already been
  established by the UEMS through the EACCME® which is supported by the AEMH. The
  AEMH wishes to stress the differences in the procedures concerning the continuous
  education and the procedures concerning training (post graduate training).

- CPD is much more than just attending conferences and courses. Regulating bodies and the
  healthcare organisation must allow individuality and reinforce the qualities that make CPD
  effective. The supporting function is an active continuing professional development
dialogue that has to be maintained and the organisation must support this in terms of time
  and money.

- The AEMH opposes the amendment from the Committee on Internal Market and Consumer
  Protection (IMCO) for Article 13a; “Where a Member state require its own professional to
  undertake and demonstrate continuing professional development, this Member state will
  also have the right of extending this requirement to professionals from other Member
  States intending to practice within its territory”. Global or pan-European examination or
  revalidation for medical specialists should be optional and not a requirement for
  recognition of the specialists’ professional qualifications according to the directive
  EG/2005/36 and the free movement of medical specialists on the European labour market.
The current amendment will decrease the free movement between countries.

- The AEMH supports the consensus statement from Luxembourg, 14 December 2006:
  Continuing Professional Development Improving Healthcare Quality, Ensuring Patient
  safety, supported by Directorate-General ‘Health and Consumer protection’.

The AEMH is a professional association of and for European hospital physicians, who have
final responsibility for the patients, with the primary goal to improve all aspects of hospital
life in Europe.