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






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Genetic counselling legislation and practice in cancer in EU Member States

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Background: Somatic and germline genetic alterations are significant drivers of cancer. Increasing integration of new technologies which profile these alterations requires timely, equitable and high-quality genetic counselling to facilitate accurate diagnoses and informed decision-making by patients and their families in preventive and clinical settings. This article aims to provide an overview of genetic counselling legislation and practice across European Union (EU) Member States to serve as a foundation for future European recommendations and action. **Methods:** National legislative databases of all 27 Member States were searched using terms relevant to genetic counselling, translated as appropriate. Interviews with relevant experts from each Member State were conducted to validate legislative search results and provide detailed insights into genetic counselling practice in each country. **Results:** Genetic counselling is included in national legislative documents of 22 of 27 Member States, with substantial variation in legal mechanisms and prescribed details (i.e. the ‘who, what, when and where’ of counselling). Practice is similarly varied. Workforce capacity (25 of 27 Member States) and genetic literacy (all Member States) were common reported barriers. Recognition and/or better integration of genetic counsellors and updated legislation and were most commonly noted as the ‘most important change’ which would improve practice. **Conclusions:** This review highlights substantial variability in genetic counselling across EU Member States, as well as common barriers notwithstanding this variation. Future recommendations and action should focus on addressing literacy and capacity challenges through legislative, regulatory and/or strategic approaches at EU, national, regional and/or local levels.

Introduction

Approximately 5–15% of cancers develop in the context of a cancer predisposition syndrome (CPS) caused by germline genetic variants.¹ In the 27 European Union (EU) Member States alone, this manifests as an estimated incidence of 130 000–390 000 CPS-associated cancer diagnoses every year.² New technologies capable of rapidly profiling these genetic alterations in both malignant cells (i.e. somatic testing) and non-diseased cells (i.e. germline testing) are a major asset for personalized diagnosis and prognosis, as well as targeted therapy and prevention programs promising improved outcomes in both index patients and their relatives.³

Paramount to the effective integration of genetic and genomic medicine into preventive and clinical cancer care is genetic counselling, defined succinctly by the National Society of Genetic Counselors (*US-based, but definition also commonly adopted internationally*)⁴ as ‘the process of helping people understand and adapt to the medical, psychological and familial implications of [germline] genetic contributions to disease’.⁵ Genetic counselling is generally conducted both before and after germline genetic testing and includes: (1) collection and analysis of medical reports and family history to evaluate probabilities of hereditary diseases; (2) non-directive counselling regarding the potential consequences of genetic testing for prevention and treatment strategies, as well as for relatives and (3) information regarding preventive, treatment and surveillance options, as well as adaptations to the condition or risk revealed in genetic test results.⁵

Low-quality genetic counseling, including but not limited to counselling delivered by practitioners without appropriate genetics expertise, adversely impacts care. Specifically, low-quality counselling leads to inaccurate diagnoses, suboptimal clinical management (e.g. with respect to early detection, treatment decisions and risk

reducing strategies), avoidable costs (e.g. of unnecessary genetic tests) and negative psychosocial outcomes in patients and family members.⁶ Considerable variation in genetic counselling practice across the EU has been previously described by the EuroGenTest consortium active from 2005 to 2009.^{7,8} A general shortage of clinical/medical genetics expertise across EU Member States has been reported as recently as 2020.^{4,9} Accordingly, new strategies are needed to ensure the equitable and sustainable delivery of high-quality genetic services by appropriately qualified experts; the need for these new strategies is particularly urgent in the context of increasing demands for genetic services linked to the push towards personalized medicine.¹⁰

This project, conducted as part of the European Commission-funded CAN.HEAL consortium (*‘Building the EU cancer and public health genomics platform’*; <https://canheal.eu>), aims to review genetic counselling legislation, regulations and current practice in EU Member States to provide a foundation for future European recommendations and action.

Methods

This review was conducted in two phases, described sequentially below: (1) review of genetic counselling legislation in EU Member States and (2) semi-structured interviews¹¹ with expert representatives in each EU Member State regarding current genetic counselling practice.

Phase 1: review of genetic counselling legislation—search strategy and selection criteria

National legislative databases for each EU Member State ([Supplementary table S1](#)) were searched from 3 March 2023 to 10

March 2023 using relevant search terms: ‘genetic* AND counsel*’; ‘genetic* OR counsel*’. Search terms were translated as needed into local languages using freely available online translators DeepL and, if necessary due to unavailable language support in DeepL, GoogleTranslate. Publicly accessible national legislative databases were sourced from a European Commission Joint Research Centre report regarding general genomics legislation across the EU.¹²

Relevant national legislation and regulations were identified through a screening of titles from search results in each national database, followed by full-text review of all potentially relevant legislation and regulations. For the purposes of this review, ‘legislation’ is defined as a law passed by a national law-making body (e.g. *national parliament*), while ‘regulation’ refers to a legally binding rule enacted by a national government authority (e.g. *national health ministry*). Documents providing advice regarding genetic counselling but coming from non-government sources (e.g. institutional clinical practice guidelines) were excluded. When needed, legislation and regulations were translated into English for full-text review using the Translate Document feature in Microsoft Word 365 (Microsoft Inc.; Redmond, Washington). Legislation and regulations were included in the review if it references, mentions, describes and/or impacts genetic counselling in a clinical and/or preventive cancer context, defined according to the National Society of Genetic Counselors definition included in the Introduction section.⁵

Phase 2: interview survey on genetic counselling practice

Individuals from each EU Member State with experience and expertise in genetic counselling participated in a 10–30-min semi-structured interview with the lead author (J.M.M.). Guiding interview questions are outlined in [Supplementary table S2](#). Interviews were conducted *via* video or telephone calls, with the exception of communication with Belgian representatives for whom responses to interview questions were delivered *via* email. Interview questions were developed in consultation with a focus group of expert clinical and molecular geneticists, bioinformaticians and oncologists within the activities of the CAN.HEAL consortium. Additionally, responses to two follow-up questions were collected by e-mail after the interview: (1) what is the most important change which could be (or is planning to be) made to improve genetic counselling practice in <country>; (2) Apart from insurance reimbursement and health/genetic literacy, are there any other significant barriers to patient access to genetic counselling in <country>?

Interview participants were primarily sourced from the CAN.HEAL consortium, comprising representation from 16 of 27 Member States, and second-degree contacts of consortium members. Interview participants were selected based on their experience with clinical genetic services in their Member State, as demonstrated by publication records and their current professional role. Given the variation in practice across EU Member States, no restrictions were placed on the specialization of interview participants—the majority of interview participants were clinical/medical geneticists or genetic counsellors (*Master’s degree qualified allied health professionals*) but non-genetics physicians and health professionals with genetic counselling expertise/experience were also interviewed where appropriate. ‘Medical geneticists’ and ‘clinical geneticists’ are functionally equivalent titles used in different Member States to describe physicians specialized in genetics.

Data analysis

Legislation, regulation and interview results regarding current practice were grouped around four key themes defined *a priori*: who, what, when and where/how. Information related to insurance reimbursement barriers were originally classed into the ‘when’ category but were judged to be substantially different during analysis and given their own heading in results reporting.

Ethical approval

This is a collaborative project in which all contributors (i.e. interview participants) are named co-authors. Accordingly, ethical approval was not required.

Results

International agreements & EU regulation

A majority of Member States (22 of 27) are signatories to the Convention on Human Rights and Biomedicine—commonly known as the ‘Oviedo Convention’ (1997)—although this binding treaty has been ratified without reservations in only 14 of 27 countries (see [table 1](#)). The Oviedo Convention makes brief specific reference to genetic counselling in Article 12, Predictive Genetic Tests, stating that such tests are ‘subject to appropriate genetic counselling’.¹³ An Additional Protocol to the Oviedo Convention (2008) concerning Genetic Testing for Health Purposes has been signed by six Member States, although only ratified by three ([table 1](#)). Article 8 of the Additional Protocol—Information and Genetic Counselling—expands on Article 12 of the Oviedo Convention by further specifying the types of predictive tests ‘subject to appropriate counselling’, adding that all genetic tests should be preceded by ‘appropriate information’ regarding their ‘purpose ... nature ... [and] implications’, and affirming that ‘genetic counselling shall be given in a non-directive manner’.¹⁴

Further, genetic counselling in all EU Member States is subject to the provisions of EU Regulation 2017/746 on *in vitro* diagnostic medical devices. Article 4 of this Regulation—Genetic information, counselling and informed consent—stipulates that all clinical genetic tests must be accompanied by information regarding ‘the nature, the significance and the implications of the genetic test, as appropriate’.¹⁵

National legislation and regulation

A total of 18 pieces of national legislation (*laws passed by parliament*) addressing genetic counselling are present in 17 of 27 Member States. Nineteen national regulations (*legally binding rules enacted by a national government authority*) are currently active in 13 Member States. A combination of legislation and regulation is active in eight Member States. No national legislation or regulations addressing genetic counselling are present in 5 of 27 Member States. See [figure 1](#) and [tables 1](#) and [2](#) for further details.

Substantial variation exists in the content of national legislation and regulations, in particular regarding their coverage of the ‘who’, ‘what’ and ‘when’ of genetic counselling ([tables 1](#) and [2](#)). Legislation and regulations in Belgium,¹⁶ Luxembourg¹⁷ and the Netherlands¹⁸ also address ‘where’ genetic counselling can be performed, restricting its delivery to defined centres of medical genetics expertise ([Supplementary tables S3](#) and [S4](#)). Regulations in Bulgaria¹⁹ and Lithuania²⁰ specify the physical/design requirements for clinics where genetic counselling can be performed ([Supplementary table S4](#)).

Practice

A total of $N = 35$ individuals with expertise and experience in genetic counselling from each of the 27 EU Member States contributed to interviews related to genetic counselling practice in their country. Of these individuals, $N = 22$ were physicians specialized in clinical/medical genetics (mean age = 48 years, range 37–66; mean years of experience = 18, range 3–36), $N = 6$ were genetic counsellors (mean age = 43, range 31–55; mean years of experience = 16, range 2–30), $N = 5$ were practicing physicians from non-genetic specialties (oncology, haematology, immunology, paediatrics) (mean age = 54, range 42–58; mean years of genetics experience = 24, range 8–30) and $N = 2$ were from other health specialties (genetic epidemiology, public health medicine) (mean age = 48, range 36–59; mean years of genetics experience = 17, range 6–27).

Table 1 Signatures of the Oviedo Convention and its additional Genetic Testing Protocol and national legislation (*laws passed by parliament*) related to genetic counselling in EU Member States.

| Country | Signatory to Oviedo Convention | | Additional National Legislation | Defined in national legislation? | | |
|----------------|--------------------------------|---------------------------------|---|-------------------------------------|---|---|
| | General Convention (1997) | Genetic Testing Protocol (2008) | | Who can provide genetic counselling | What must be discussed during genetic counselling | When must genetic counselling be provided |
| Austria | – | – | Gene Technology Act (1994) | Yes | Yes | Yes |
| Belgium | – | – | Law 14/7/1994 Compulsory Health Care and Indemnity Insurance Act, Article 22, 18 ^a <i>Implemented by: Agreement between the medical care insurance committee and the centres for human heredity for benefits in kind concerning genetic disorders: Genetic counselling, DNA tests carried out abroad (2011)</i> | Yes | Yes | Yes |
| Bulgaria | Yes | – | Health Law (2005) | – | – | – |
| Croatia | Yes ^a | – | Law on the Protection of Patients' Rights (2008) | – | – | – |
| Cyprus | Yes | – | – | – | – | – |
| Czech Republic | Yes | Yes | Act 373/2011 Coll. on Specific Health Care Services | Yes | Yes | Yes |
| Denmark | Yes ^b | – | Amendment of the Healthcare Law, 27/01/2022 | – | – | – |
| Estonia | Yes | – | – | – | – | – |
| Finland | Yes | Yes ^c | – | – | – | – |
| France | Yes ^a | Yes ^c | Law no. 2021-1017 of August 2, 2021 on Bioethics | Yes | Yes | Yes |
| Germany | – | – | Gene Diagnostics Law (2009) | Yes | Yes | Yes |
| Greece | Yes | – | – | – | – | – |
| Hungary | Yes | – | Parliamentary Act No. XXI (2008) | Yes | Yes | Yes |
| Ireland | – | – | Disability Act (2005) | – | Yes | Yes |
| Italy | Yes ^c | – | – | – | – | – |
| Latvia | Yes | – | Human Genome Research Law (2004) | – | – | – |
| Lithuania | Yes | – | – | – | – | – |
| Luxembourg | Yes ^c | Yes ^c | Nomenclature Law (2014) Hospital Law (2018) | Yes | Yes | – |
| Malta | – | – | – | – | – | – |
| Netherlands | Yes ^c | – | Special Medical Procedures Act (1997) | Yes | – | – |
| Poland | Yes ^c | – | – | – | – | – |
| Portugal | Yes | Yes | Personal Genetic Information and Health Information Act (2005) | Yes | – | Yes |
| Romania | Yes | – | – | – | – | – |
| Slovakia | Yes | – | – | – | – | – |
| Slovenia | Yes | Yes | Criminal Code | – | – | Yes |
| Spain | Yes | – | Law 14/2007, of 3 July, on Biomedical Research | – | Yes | Yes |
| Sweden | Yes ^c | – | Genetic Integrity Act (2006) | – | – | – |

See [Supplementary table S2](#) for further details regarding specific sections of national legislation judged to address 'who', 'what' and 'when' considerations.

a: Signed with reservations.

b: Signed with reservations, declarations/denunciations/derogations and territorial application.

c: Signed but not ratified.

Consistent with variation in national legislation and regulation, substantial variation in genetic counselling practice between countries was reported. Clinical/medical genetics—used interchangeably in different countries—is a recognized specialty in 26 of 27 Member States. Clinical/medical geneticists are exclusively able to order germline genetic tests and deliver genetic counselling in three Member States. Clinical/medical geneticists exclusively deliver genetic counselling in a further three Member States. Genetic counselling is provided by varied combinations of clinical/medical

geneticists, non-geneticist physicians, nurses (*with and without specialized genetics training*) and genetic counsellors in the remaining 21 Member States. Genetic counsellors are only officially recognized within the health system in France but are active and integrated into the provision of genetic services in a further six Member States.

Delivery of both pre- and post-test counselling is mandatory in 12 Member States and is typically provided at both time points in 13 additional Member States. Telemedical genetic counselling is currently legally possible in 25 of 27 Member States but only frequently

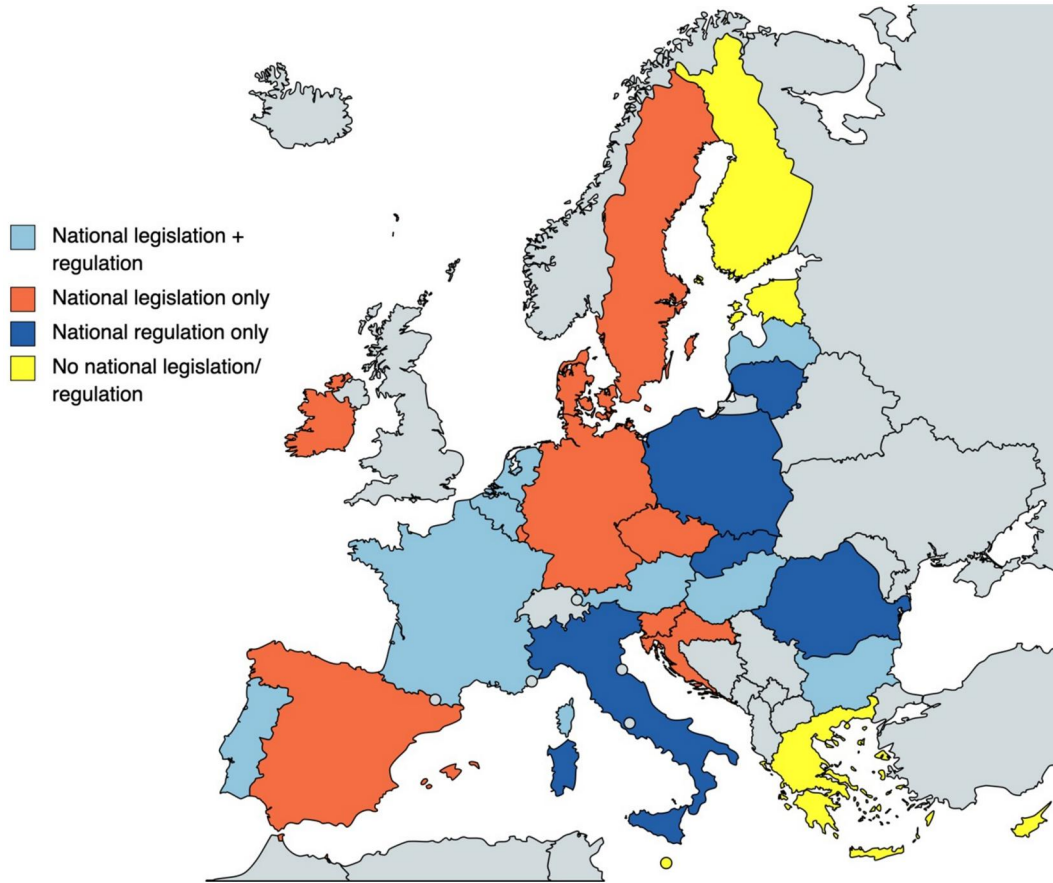


Figure 1 Overview of diverse landscape of genetic counselling legislation (*laws passed by parliament*) and regulation (*legally binding rules enacted by a national government authority*) in EU Member States. Figure created with mapchart.net, used with permission.

utilized in eight Member States. See [Supplementary table S5](#) for full details.

Barriers to genetic counselling—genetic literacy

The genetic literacy of patients and non-geneticist physicians was reported as an ongoing challenge to effective genetic counselling delivery in all (27 of 27) EU Member States. Initiatives and resources to increase the genetic literacy of patients and provide continuing education/training for non-geneticist clinicians are disparate across Member States. These resources and initiatives are primarily organized at the local and regional level, as well as by individual clinicians. National genetic literacy initiatives were reported as being present in a minority of Member States (7 of 27). Official mandates to provide genetic education to the general population and/or non-geneticist health professionals are included in regulations of four Member States ([Supplementary table S3](#)).^{18,21–23}

Barriers to genetic counselling—workforce capacity, insurance reimbursement and others

The capacity of the current workforce to deliver timely genetic counselling by expert personnel was reported as a barrier to genetic counselling practice by representatives from 25 of 27 Member States. Insurance reimbursement was reported as a barrier to genetic counselling practice in 56% (15 of 27) of Member States ([Supplementary table S5](#)). Other reported barriers to counselling were: socioemotional issues (e.g. discrimination, emotional distress and personal fear); scepticism from non-genetics physicians and institutions regarding the utility of genetics in patient care; an inability to directly contact potentially at-risk family members of patients; over-‘democratization’ of genetic counselling to non-genetics physicians

and allied health professionals resulting in low-quality counselling; and regional inequalities.

Most important change to improve genetic counselling

Common ‘most important changes’ noted by multiple (i.e. ≥ 2) Member State representatives were ([table 3](#)): recognition and/or integration of genetic counsellors (10 of 27 Member States); updated and/or additional genetic counselling legislation/regulation (six Member States); mainstreaming of some genetic counselling to non-genetics medical professionals (three Member States); the recognition of a clinical genetics specialty (two Member States); increased numbers of clinical/medical geneticists (two Member States) and education initiatives for non-genetics medical professionals (two Member States).

Discussion

This manuscript reveals a diversity of approaches to both genetic counselling legislation/regulation and practice across EU Member States in the context of cancer. This diversity may denote a beneficial flexibility in genetic counselling practice across the EU, as culturally and contextually appropriate counselling delivery has been shown to be important to counselling quality.^{24,25} Similarly, a mosaic of genetic counselling legislation/regulations across Member States enables genetic counselling to be positioned within specific local, regional and national approaches to genetic testing, data structures and security, research and broader healthcare practice with varied organizational concepts (e.g. ‘top-down’ vs. ‘bottom-up’ approaches to healthcare implementation²⁶).

Table 2 Regulations (*legally binding rules enacted by a national government authority*) addressing genetic counselling in EU Member States.

| Country | National Regulation | Defined in National Regulation? | | |
|----------------|--|-------------------------------------|---|---|
| | | Who can provide genetic counselling | What must be discussed during genetic counselling | When must genetic counselling be provided |
| Austria | Quality Standard for Genetic Counselling and Diagnostics (2015) | Yes | Yes | Yes |
| Belgium | Royal Decree establishing the standards to be met by centres for human genetics (1987) | – | Yes | – |
| | Ministerial Decree amending the Ministerial Decree of 23 of May 2017 establishing special criteria for recognition of physician specialists, internship masters and internship services in clinical genetics (2018) | Yes | Yes | – |
| Bulgaria | Medical Standards for Medical Genetics (2010) | Yes | Yes | Yes |
| Croatia | – | – | – | – |
| Cyprus | – | – | – | – |
| Czech Republic | – | – | – | – |
| Denmark | – | – | – | – |
| Estonia | – | – | – | – |
| Finland | – | – | – | – |
| France | Order of 27 May 2013 defining the rules of good practice applicable to the examination of a person's genetic characteristics for medical purposes | Yes | Yes | Yes |
| | Decree no. 2022-1488 of November 29, 2022 on the conditions for prescribing certain medical biology examinations and communicating their results by genetic counsellors | Yes | – | – |
| Germany | – | – | – | – |
| Greece | – | – | – | – |
| Hungary | Directive of the Ministry of Human Resources on genetic counselling, ID: 002092 (2020) | Yes | Yes | Yes |
| Ireland | – | – | – | – |
| Italy | Guidelines for Medical Genetics (2004) | Yes | Yes | Yes |
| | General Authorisation No. 8/2014 for the Processing of Genetic Data (updated 2016) | Yes ^a | Yes | Yes |
| Latvia | Regulation No. 555, Adopted 28 August 2018—Procedures for the Organization of and Payment for Health Care Service under Medical Treatment Law (1997) | – | – | Yes |
| Lithuania | Order of the Ministry of Health V-745 (2012) | Yes | – | – |
| | Order of the Ministry of Health V-1458 (2014) | Yes | – | Yes |
| Luxembourg | – | – | – | – |
| Malta | – | – | – | – |
| Netherlands | Planning Decision on Clinical Genetic Research and Genetic Counselling (1998) | Yes | – | – |
| Poland | Order of the Minister of Health of 21st July 2022 amending the Regulation on guaranteed benefits in the field of ambulatory care for families with high risk of hereditary cancer | Yes | Yes | Yes |
| Portugal | Order of the Ministry of Health #5411/97 | Yes | – | – |
| Romania | Establishment of the Medical Genetics Network (2014) | Yes | – | – |
| | Order no. 774 of September 18, 2023 | – | – | – |
| | Appendices no. 1 and 2 to Government Decision no. 521/2023 for approval of the service packages and the framework contract that regulates the conditions for the provision of medical assistance, medicines and medical devices, within the social health insurance system | Yes | Yes | – |
| Slovakia | The Concept of Healthcare in the Field of Medical Genetics (2014) | Yes | Yes | Yes |
| Slovenia | Clinical pathway and scope of work of a genetic consultant in the process of treating a patient in the Oncology Genetic Counselling and Testing Clinic ^b | Yes | Yes | Yes |
| Spain | – | – | – | – |
| Sweden | – | – | – | – |

See [Supplementary table S3](#) for further details regarding specific sections of national regulations judged to address 'who', 'what' and 'when' considerations.

a: Specifies that genetic counselling must be provided by 'genetic consultants' but does not specify the training or specialization needed to qualify for this distinction.

b: Legally binding clinical pathway issued by the Oncology Institute Ljubljana, a non-government source, but included in this table for reference due to its legal weight.

Table 3 Perspectives from representatives from each EU Member State regarding the ‘most important’ change that could/will be made to improve genetic counselling in their country.

| Member State | Most important change (upcoming/desired) |
|----------------|--|
| Austria | Increased genetics capacity (additional clinical geneticists and/or integration of genetic counsellors) |
| Belgium | Recognition of genetic counsellors as a healthcare profession |
| Bulgaria | Legislation/regulation to standardize genetic counselling practice |
| Croatia | Specialization in clinical genetics (<i>upcoming; first residents in 2023</i>) |
| Cyprus | Legislation/regulation to standardize genetic counselling practice |
| Czech Republic | Improved genetics education for non-genetics medical professionals |
| Denmark | More systemized adult cancer predisposition outpatient clinics |
| Estonia | Recognition of genetic counsellors as a healthcare profession & establishment of a national training program to assist with their integration |
| Finland | Increased genetics capacity and regulation to ensure genetic counselling is provided by adequately qualified professionals in the context of direct-to-consumer tests |
| France | Improved access to genetic counselling throughout France through a network of partner and referral clinics |
| Germany | Re-organization of the health system to better integrate genetic services into care pathways |
| Greece | Improved government policies and a clear framework regarding clinical/laboratory genetics specialties |
| Hungary | Increased support for genome wide testing, arrays & exomes from health insurance (<i>i.e. increased testing options to support better counselling</i>) |
| Ireland | Increased mainstreaming of genetic counselling (<i>planned</i>) |
| Italy | Recognition of genetic counsellors as a healthcare profession |
| Latvia | National regulation to standardize requirements of genetic service practice |
| Lithuania | Expansion of indications for genetic counselling |
| Luxembourg | Increased genetics capacity through recruitment of additional clinical geneticists and/or recognition and integration of genetic counsellors as a healthcare profession |
| Malta | Recognition and integration of genetic counsellors (<i>known as ‘Genomic Care Coordinators’ as a healthcare profession (in process)</i>) |
| Netherlands | Implementation of mainstreaming and telemedicine to meet increasing demands and ensure accessibility. Implementation of genome sequencing as a first-tier test for patients with suspected rare genetic diseases |
| Poland | Introduction of genetic counsellors (<i>planned for 2024</i>) |
| Portugal | Recognition and integration of genetic counsellors as a healthcare profession |
| Romania | Improved genetic counselling regulation (<i>in process</i>) and introduction of adult cancer predisposition genetic testing (<i>in process</i>) |
| Slovakia | Increased genetics capacity (<i>additional medical geneticists—planned; integration of genetic nurses—in discussion</i>) |
| Slovenia | Integration of genetic/genomic counsellors (<i>nurses with special training; in process</i>) |
| Spain | Legal recognition & integration of a clinical genetics specialty |
| Sweden | Improved genetics education for non-genetics medical professionals to facilitate mainstreaming |

However, common workforce capacity and health/genetic literacy challenges across EU Member States highlight the need for new strategies to ensure equitable and timely delivery of high-quality genetic counselling by appropriately qualified experts. Common perspectives across Member States regarding the ‘most important

changes’ to improve genetic counselling—recognition/integration of genetic counsellors; updated legislation/regulation—emphasize opportunities for synergistic action.

With respect to workforce capacity challenges noted by 25 of 27 Member States, national and regional ‘use cases’ from Sweden and Catalonia, Spain present two distinct approaches which could be instructive for other Member States. In Sweden, pre-test counselling and ordering of genetic tests for common indications outlined in national guidelines has been mainstreamed to other specialties—e.g. surgeons in hereditary breast cancer. Patients are typically referred to clinical genetics departments for post-test counselling only in case of significant findings, but any patient who actively requests contact with genetics professionals for pre-test counselling or post-test counselling after a negative laboratory investigation will also be referred. Accordingly, the burden of counselling for most cases has been shifted outside of clinical genetics departments without significant impacts on quality. Ongoing continuing education initiatives (e.g. *seminars, diploma & degree courses*) are tasked with improving the genetic competencies of non-genetics physicians and allied health professionals. Additional improvements in this domain are noted to still be required to further improve counselling quality (table 3).

In Spain, clinical genetics is not a recognized medical specialty despite the inclusion of clinical genetics activities in national legislation. Accordingly, to address both capacity and expertise constraints, the regional health system of Catalonia has hired approximately 20 genetic counsellors (*c. 2.7 per 1 000 000 population*). These genetic counsellors are Master’s degree qualified and recognized at the institutional level within Catalonia but not within the broader Spanish health system. It is particularly interesting to note that both use cases have addressed capacity challenges outside of national genetic counselling legislation or regulation. Rather, these initiatives have been facilitated by national genetic testing guidelines and institution-level accreditations.

The caveat to these ‘use cases’, however, is that the degree to which these approaches can be replicated in other regions and Member States is unclear. An ongoing study piloting the mainstreaming of genetic counselling to oncologists in Germany has found the capacity and willingness of oncologists to deliver counselling to be a significant barrier, even after receiving targeted genetics education.²⁷ Capacity gains from mainstreaming must also be balanced with potential reductions in genetic counselling quality, reported both by prior research⁶ and multiple national experts interviewed for this project. A general and increasing shortage of both clinical geneticists⁹ and broader health professionals²⁸ is likely to preclude the resolution of capacity challenges solely through the hiring of additional clinical geneticists and/or genetic counsellors in many contexts. Similarly, the mainstreaming of genetic counselling to other physicians and/or health professionals must be done judiciously to avoid simply re-locating capacity challenges.

Poor integration and a lack of recognition of genetic counsellors in almost all EU Member States restrict the present ability of these allied health professionals to address workforce challenges. Better integration of the 450+ existing genetic counsellors in the EU⁴ thus presents an initial ‘low-hanging fruit’ solution to workforce capacity challenges. Whether this integration also involves formal recognition through national legislation/regulation should be discussed within each national context. National legal recognition would guarantee educational standards and likely improve the attractiveness of the profession to future students.⁴ However, such national recognition was noted by some national representatives to necessitate a disproportionately burdensome development of national regulatory and educational infrastructure. Several existing elements provide a foundation for a potential European solution to the education and regulation of genetic counsellors: established Master’s degree programs in several EU Member States; registration protocols for genetic counsellors with the European Board of Medical Genetics and inclusion of ‘collaboration with Genetic Counsellors’ as a key clinical

skill in the latest EU of Medical Specialists training standards for medical genetics physicians.²⁹

Telemedical genetic counselling promises to provide a more efficient alternative to face-to-face counselling and thus a potential means of addressing some workforce capacity challenges.³⁰ However, despite being legally possible in 25 Member States, telemedical counselling was only reported as being conducted frequently in eight Member States. Reservations from national representatives were primarily related to perceived reductions in quality compared to face-to-face consultations. In particular, reservations regarding telemedical counselling were noted for complex clinical scenarios and the return of positive/significant test results, when telemedical consults are not geographically necessary, and where reimbursement for telemedical counselling is challenging or nonexistent. Innovations which increase genetic counselling efficiency—e.g. digital tools which independently capture family health history, a particularly time-consuming component of genetic counselling^{31,32}—may provide additional solutions with potential EU-wide applications.

Adjacent to workforce capacity challenges, national initiatives aiming to increase the genetic literacy of patients/citizens and/or provide continuing genetics education to non-genetics health professionals were only reported in a minority of Member States. This is a notable absence of focused resources given the links between genetic literacy and the effectiveness of genetic counselling and genetic services,^{33,34} as well as the acceptance and uptake of genetic services more broadly.³⁵ However, genetics training and education for health professionals and the broader population have been given a mandate through two respective ‘Triplets of Action’ in the Strategic Research and Innovation Agenda for Personalized Medicine published in April 2023 by the European Commission-backed European Partnership for Personalized Medicine.³⁵ Near-future discussion and consensus action will be key to the effective implementation of this mandate across EU Member States; e.g. through the development of consensus recommendations planned as part of the European Commission-funded CAN.HEAL Consortium.

The role of regulation and legislation in facilitating equitable and timely access to high-quality counselling also merits discussion, particularly given that a majority of ‘most important changes’ noted by Member State representatives relate to prospective legislative/regulatory changes (e.g. *recognition of genetic counsellors/clinical geneticists; further standardization of genetic counselling practice*). Additionally, regulation/legislation is likely the most effective means of addressing insurance barriers to counselling noted by 15 Member States. In each national context, particular attention must be paid to the selection of the legal instrument (i.e. legislation vs. regulation) that is the most appropriate for the intended permanence vs. flexibility, respectively, of the action in the context of rapidly changing knowledge and best practices. For example, recognition and integration of genetic counsellors and clinical geneticists is a long-term change which may be best enacted through legislation. Conversely, standardization of genetic counselling practice is likely to be continually impacted by revised knowledge and best practices and thus may be best achieved through regulation. Further, the potential role of EU-level action as an efficient means of addressing common challenges should be examined, albeit with particular attention to permanence vs. flexibility considerations.

Limitations of this review include our consultation with only one to three representatives from each Member State. These representatives were selected due to their expertise and experience in genetic counselling in their country but may not have been able to comment comprehensively on local and regional variations occurring within their national contexts. Additionally, this project was conceived and conducted in the context of genetic counselling for hereditary cancer predisposition in each Member State. Accordingly, while results may be applicable and relevant to other disease contexts, such translation should be performed with caution.

In conclusion, this review highlights substantial variability in genetic counselling practice and legislation/regulation across EU

Member States. Common workforce capacity and health/genetic literacy challenges were prevalent across Member States notwithstanding this variation. Integration/recognition of genetic counsellors and updates to legislation/regulation were the most commonly noted ‘most important changes’ which could be made to improve access to and delivery of genetic counselling in the context of cancer. Future discussions and action should focus addressing literacy and capacity challenges through legislative, regulatory and/or strategic approaches to ensure equitable, timely and high-quality genetic counselling across Member States.

Supplementary data

Supplementary data are available at *EURPUB* online.

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Data availability

All study data can be found within the published article and its supplementary files.

Author contributions

Conceptualization: McCrary, Bergmann. Formal Analysis: McCrary. Funding acquisition: Bergmann, Colas, Dalmas, Genuardi, Horgan, Krajc, Poirel, Stamatopoulos, Stokłosa, van den Bulcke, van Rooij, Van Valckenborg. Data collection/analysis: All authors. Methodology: McCrary, Bergmann. Project administration/supervision: McCrary, Bergmann. Drafting of the manuscript: McCrary, Bergmann. Writing—original draft: McCrary, Bergmann. Writing—review & editing: All authors.

Key points

- Ubiquitous high-quality genetic counselling is required to effectively and equitably implement genetic testing for cancer predisposition syndromes (i.e. germline testing).
- Genetic counselling is addressed in legislative documents in most European Union Member States (22 of 27), but substantial variation in the regarding counselling timing, personnel and delivery methods is reflected by varied practice.
- Consistent barriers identified by expert representatives from each Member State—genetic literacy and workforce capacity—provide a common basis for European action to ensure the equitable implementation of best-practice genetic services in cancer care.

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