

MEDIA CAPTURE MONITORING REPORT: OVERVIEW

The International Press Institute and the Media and Journalism Research Center have partnered up to produce the Media Capture Monitoring Report, an annual report to measure media capture in Europe and the degree to which Member States meet new EU regulation to combat the problem.

In May 2024 the European Media Freedom Act (EMFA) came into force and Member States are required to enact reforms to align with the new regulation.

The reports focus on the EMFA elements directly addressing media capture, namely, the independence of public service media and of media regulators, the misuse of state funds to influence media, and ensuring ownership transparency and media pluralism.

The reports examine the standards prescribed by law and how they are currently implemented in practice. They set out the areas of reform needed to bring each country into line with EMFA while also making recommendations for where reform can go further.

The reports are an important tool for media rights groups and national policy makers to guide reform and monitor the degree to which Member States are meeting their obligations.

For the first year a group of seven EU Member States have been selected for the pilot studies including Bulgaria, Finland, Greece, Hungary, Romania, Poland and Slovakia.

The project is a part of the Media Freedom Rapid Response, a Europe-wide mechanism which tracks, monitors and responds to violations of press and media freedom in EU Member States and Candidate Countries. The project is co-funded by the European Commission.

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INTRODUCTION

This comparative overview forms part of the Media Capture Monitoring Report (MCMR), a joint research initiative of the International Press Institute (IPI) and the Media Journalism Research Center (MJRC) launched in spring 2024. The objective is to assess the application and effectiveness of the European Media Freedom Act (EMFA) in preventing or diminishing media capture in EU Member States. With the EMFA regulations set to come into full effect on 8 August 2025, this inaugural iteration of the project zeroes in on surveying the media landscape in a chosen array of countries to gauge the extent of capture and identify any legal frameworks that serve as protection against capture.

The overview is based on the findings of a series of seven country reports produced during the first year of the project. The seven countries were selected based on their geographic location and the prevalence of media capture in their respective media systems. They range from Central and Eastern European nations (Bulgaria, Hungary, Poland, Romania and Slovakia) where media capture appears to be most prevalent, to Greece, a Southern European country facing similar challenges, and Finland, a Nordic country with a strong track record in media freedom. The latter was included primarily for comparison purposes, with the aim of gaining insights into how EU legislation is influencing diverse media ecosystems.

The study is based on the conceptual framework of media capture, which was created by a team of MJRC experts and covers four key areas:¹

- 1) Independence of media regulators
- 2) Independence of public service media
- 3) Misuse of state funds to influence media output
- 4) Media pluralism and political/state influence over news media.

These four areas provide the most effective framework for assessing levels of media capture and media plurality in highly polarised media sectors.

In light of the EMFA's strategic positioning in addressing the issues created by media capture, this project is designed to assess the extent to which EU countries are in line with and/or preparing to adopt EMFA provisions, as well as to evaluate the impact this process will have on their overall media sectors.²

A team of country experts were engaged to collect data and information and conducted interviews with experts to answer the following research questions:

- a) To what extent does the national legal framework in each country align with the provisions put forward by the EMFA?
- b) To what extent is the EMFA effective in dismantling capture?³

¹M. Dragomir (2024). <u>The capture effect: How media capture affects journalists, markets and audiences</u>, Central European Journal of Communication, Volume 17, number 2 (36).

²M. Głowacki, M., Kuś (2022). Poland: Polarised model of media accountability. In: S. Felgler, T. Eberwein, M. Karmasin (eds.), The Global Handbook of Media Accountability. London and New York: Routledge.

 $^{^{3}}$ This will be measured in full from 2025 onwards, as the EMFA's provisions are not yet fully implemented, with the exception of Article 30 of AVMSD, which is referenced by EMFA in the provisions related to regulatory authorities.

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In answering these questions, the study provides a detailed analysis of the local conditions and factors that lead to media capture and how they are likely to be affected by the EMFA.

Based on this assessment, we have developed a series of recommendations to enhance media freedom within the context of EMFA implementation.

KEY FINDINGS

An analysis of the countries using the four-component media capture lens (see above) reveals a concerning lack of pluralism, diversity and freedom in the media landscape.

The exception is Finland, which has effective regulatory independence, an autonomous public service media operator and effective media pluralism. Additionally, Finland is the only country where state financial allocations for the media are not affected by lack of transparency and fairness-related issues.

Capture-proofing Europe's media: the legal preparedness and the state of media freedom in selected European countries, October 2024

	Independence of media regulators		Independence of public service media		Misuse of state funds to influence media output		Media pluralism and political/state influence over news media	
	Law in line with EMFA	Effective independence	Law in line with EMFA	Effective independence	Law in line with EMFA	Fair and transparent allocation	Law in line with EMFA	Effective media pluralism
Bulgaria	Yes	No	Partially	No	No	No	No	No
Finland	Yes	Yes	Partially	Yes	No	Yes	No	Yes
Greece	Yes	No	Partially	No	Partially	No	Partially	No
Hungary	Yes	No	Yes	No	No	No	Partially	No
Poland	Yes	No	Partially	No	No	No	Partially	No
Romania	Yes	No	Partially	No	No	No	No	No
Slovakia	Partially	Yes	No	No	No	No	Partially	Yes

Source: International Press Institute (IPI) and the Media Journalism Research Center (MJRC): Media Capture Monitoring Report (MCMR)

Independence of media regulators

While some legal provisions aimed at ensuring media regulators' independence are in place in all countries, there is a lack of effective independence among the regulatory authorities. They are often subject to significant political influence, with only Finland and Slovakia demonstrating effective independence. Furthermore, the Slovak government's plans to reform the structure of the media regulator in 2025 raise serious concerns about its future independence.

In Romania, the close ties between the National Audiovisual Council (CNA) and political parties may compromise its independence. In Hungary, discrepancies have been identified in the implementation of EU law regarding media regulator independence, with the ruling party exerting control over appointments. The Bulgarian Council for Electronic Media (CEM) has been criticised for a perceived lack of impartiality in decision making and transparency in appointments. In Poland, the National Broadcasting Council (KRRiT) has encountered challenges in maintaining

operational independence, with political connections influencing appointments to a greater extent than expertise.

Public service media

The PSM sector in various European countries has faced significant challenges related to the editorial independence of these outlets. In Slovakia, the abolition of the relatively independent RTVS, in July 2024, and its replacement with the new institution, STVR, has prompted accusations of political capture. The new legislation permitted the government to replace the management and supervisory bodies with new personnel, which prompted protests from journalists and concerns about financial dependence on political decisions.

Similarly, in Romania, both the public radio (SRR) and public television (TVR) have been the subject of allegations of politicisation, censorship and financial mismanagement. In Hungary, despite legal provisions for independence, the centralised control of funding and content through the Media Service Support and Asset Management Fund (MTVA) has enabled significant government influence to be asserted over public media. This has resulted in the dismissal of journalists not aligned with the government, biased reporting, and the spread of disinformation. The Hellenic Broadcasting Corporation (ERT) in Greece has been facing a number of problems, including political and economic pressures, ongoing issues of government interference and instances of censorship. In Bulgaria, despite the legal guarantees of editorial independence, Bulgarian National Television (BNT) and Bulgarian National Radio (BNR) continue to face issues related to politicisation, censorship and financial instability. In Poland, despite efforts to reform the public media after ending the control over it by the former government of the United Right, concerns over political bias and a lack of balance persist, underlining the need for more extensive reform. Even the Finnish Broadcasting Company (Yle), which has traditionally operated with a high degree of independence, has recently experienced political pressure on its budget.

In all countries, the use of state funding as a control mechanism for the media is a significant concern that negatively affects editorial independence and pluralism.

Misuse of state funds

In Slovakia and Romania, a lack of specific legislation regulating state advertising has resulted in an uneven distribution of funds and the preferential treatment of certain media outlets aligned with political interests compounded by a lack of transparency. Greece is facing issues with inadequately regulated state advertising, which has been used as an indirect subsidy for favourable government coverage while in Bulgaria, the absence of explicit regulations has led to non-transparent practices and concerns about political influence through state advertising. Both Greece and Bulgaria have recently introduced limited reforms following past scandals around use of state advertising, yet these reforms are inadequate and

need to go further.

But it is Hungary that is arguably the country where there has been the most blatant misuse of public funds to achieve control of the media. There are no provisions in place in Hungary to ensure a fair distribution of state advertising, which has resulted in government-aligned outlets benefiting from state-sponsored advertising while independent media outlets are struggling to compete.

Media pluralism

Finally, government interference in the privately owned media has had a detrimental impact on media pluralism in more than half of the countries analysed. Notable exceptions include Finland, which has a strong track record of media pluralism and respect for media freedom; Poland, where the former United Right government failed to achieve control, potentially due to the size of the market and the presence of several major media groups, mostly those with foreign ownership, which resisted pressures from the government; and Slovakia, where investments in several progressive and independent media companies in recent years, such as the Dennik N news portal and the takeover by the international fund MDIF of a stake in Petit Press, publisher of the largest serious newspaper, have helped contain capture by powerful financial groups.

The EMFA is designed to address the four areas of capture, and help rectify the issues that have led to a decline in media freedom across Europe. Nevertheless, the findings of this study suggest that these expectations may be overly optimistic, given that many countries with poor media freedom records have historically evaded the implementation of otherwise progressive legislation. For instance, the legal provisions aimed at ensuring the independence of media regulators, which have been adopted in nearly all countries within our sample, have not resulted in preventing the politicisation of their governing bodies and ensuring the necessary autonomy for those authorities. Similarly, PSM organizations are legally protected in most countries but, in practice, remain government mouthpieces.

This discrepancy between the letter of the law and its actual implementation represents a significant challenge for the EMFA, which may be constrained by a lack of accompanying legal guidance or more robust legal provisions.

It is in light of these insights gained through the research for this study that we present a series of recommendations aimed at more effectively addressing the issues that remain unresolved by existing, national or EU-wide, legislation. (see the Conclusions and Recommendations section in this Overview for further details)

It is, however, important to note that evaluating the impact of the EMFA presents a nuanced challenge, given the dichotomy between nominal legal adherence and genuine political independence. While many EU member states may meet the letter of the law by ticking procedural boxes—such as allocating funds to PSM outlets—these measures are often undermined by the looming spectre of political

interference, which erodes the impartiality these institutions are meant to uphold. This disconnect between surface-level compliance and the deeper reality of independence underscores the difficulty of enforcing the EMFA's core principles. Unless the underlying political currents enabling government influence over media regulators and state-funded outlets are addressed, frameworks like the EMFA risk being relegated to little more than window dressing, without achieving the substantive reforms they aspire to deliver.

Lastly, the analysis and recommendations made here should be considered as provisional. The EMFA has not yet come into force and Member States still have time to bring their regulation into line. IPI and MJRC will be discussing the analysis with stakeholders and policy makers over the coming months. A second study will be conducted in the second half of 2025 to review the changes that have been made and make a fuller assessment of their alignment with EMFA and the likely impact they will have on media capture.

INDEPENDENCE OF MEDIA REGULATORS

One of the key objectives of EMFA is to ensure the autonomy of media regulators across Europe. However, the 2018 amendment of the Audiovisual Media Services Directive (AVMSD)⁴ already set out the requirements for independent media regulators, including functional independence from governments, impartiality and transparency, operation without instructions, clearly defined competences and powers, an effective appeal mechanism, a proper mechanism to appoint and dismiss the head and the body of the authority, and also adequate financial and human resources and enforcement powers.

In light of the above, EMFA essentially reiterates the stipulations enshrined in Article 30 of the AVMSD, augmented with a few additional requirements related to usual technical resources but also the authority to request information and data. Therefore, prior to the implementation of EMFA, Member States, including the seven studied here, are already required to comply with a slew of legal provisions related to ensuring the independence of media regulators.⁵

Despite the formal legal alignment with EU rules, the media regulators in most countries surveyed continue to lack effective independence. Notwithstanding the legal and functional independence enshrined in the legislation of several countries (Romania, Bulgaria, and Hungary), indications of political influence persist. While national legislation outlines the procedures for appointing and dismissing heads of national regulatory authorities and members of collegiate authorities, the lack of transparency in the appointment process or the power of the ruling party with its majority to appoint heads and members of collegiate authorities makes them vulnerable to political control.

⁴Directive (EU) 2018/1808 of the European Parliament and of the Council of 14 November 2018 amending Directive 2010/13/EU on the coordination of certain provisions laid down by law, regulation or administrative action in Member States concerning the provision of audiovisual media services (Audiovisual Media Services Directive) in view of changing market realities.

⁵It should be noted that in Finland in addition to the Acts and Decrees mentioned in this section, the AVMSD Art. 30 also pertains to the Act on the Autonomy of Åland, whereby "For the purpose of decision-making on the measures in Finland relating to decisions made by the European Union, the legislative power and the administrative power shall be divided between Åland and the State" and "The Provincial Government has the right to be in contact with the European Commission in matters falling within the jurisdiction of Åland and involving the enforcement in Åland of decisions made within the European Union. The Provincial Government and the Finnish Government shall decide in more detail how the Finnish Government is to be informed of such contact."

Media regulatory authorities in selected European countries, October 2024

Country	Decision-Making Body	Appointment Process			
Bulgaria	Council for Electronic Media (CEM): 5 members	Parliament nominates every 2 years, President nominates every 3 yearsAppointed 3 by Parliament, 2 by President			
Finland	National Audiovisual Institute (KAVI)	Ministry of Education and Culture appoints Director an Deputy Directors			
Greece	National Council for Radio and Television (NCRTV): 9 members	Nominated by a parliamentary body (Conference of Presidents) representing all political parties in Parliament that decides with a 3/5 majority.			
Hungary	Media Council: 5 members	Elected by Parliament with a 2/3 majority			
Poland	National Broadcasting Council (KRRiT): 5 members	2 members appointed by Sejm (lower house), 1 by Senate, and 2 by the President;			
Romania	National Audiovisual Council (CNA): 11 members	Appointed by Parliament. 6 nominated by Parliament, 2 by President, 3 by Government			
Slovakia	Council for Media Services (RpMS): 9 members	Parliament appoints members based on nominations from professional institutions and civil society associations			

Source: International Press Institute (IPI) and the Media Journalism Research Center (MJRC): Media Capture Monitoring Report (MCMR)

Parliamentary oversight

In most countries, pluralistic representation is permitted. However, in Hungary, the two-thirds majority held by the ruling party in Parliament has resulted in the de facto control of both the NMHH⁶, the body responsible for media and telecommunications oversight, and the Media Council, which is tasked with media monitoring and legal enforcement by the Fidesz government (in power since 2010)⁷. Fidesz has appointed its own candidates to all five seats of the Media Council. Furthermore, the tenure of the head of the authority and the head of the Media Council is nine years, which is considerably longer than that of the Parliament. In advance of the 2022 elections, the Council's previous chairperson resigned early, allowing Fidesz to appoint a new head for a nine-year term and thereby further ensure their ongoing control even if they had lost the election⁸. The Prime Minister's de facto power to select the authority's chairperson gives rise to concerns that the interpretation of media laws may be subject to political control.⁹

On the other hand, in Slovakia, the collegiate authority was, at the end of 2024, composed of opposition nominees, due to the transfer of power between the then-

⁶Website of the National Media and Infocommunications Authority. Available online here.

⁷Konrad Bleyer-Simon, Gábor Polyák, Ágnes Urbán: <u>Monitoring Media Pluralism in the Digital Era.</u> <u>Country Report: Hungary</u>, 2023, The Centre for Media Pluralism and Media Freedom.

⁸Mission Report: <u>Media Freedom in Hungary Ahead of 2022 Election</u>, 2022, International Press Institute.

⁹Legal Analysis of the 2010 Hungarian Media Laws, 2011, Center for Democracy and Technology.

opposition and ruling parties following the general election in September 2023. The current coalition can elect six new board members in 2025 to give them a majority. More worrying though is their recently published proposal to change the structure of the regulator to empower the parliamentary appointed chair to take all decisions and reduce the role of the board to an appeals function. 10

A comparable situation exists in Poland, where, following the 2023 elections¹¹, the former opposition parties now form the ruling coalition. Of the five members of the National Broadcasting Council (KRRiT), only one is appointed by the current government. The remaining four members were appointed by the former governing parties. In accordance with the Poland Broadcasting Act, in the event that the Sejm and Senate do not accept the KRRiT's annual report, the term of all members shall expire within 14 days. 12 However, the President of the Republic of Poland must confirm the expiration date. In 2024, the new majority in the Sejm and Senate sought to dismiss the members by refusing to accept the report. However, President Andrzej Duda, a candidate of the former ruling party, declined to confirm the decision and maintained the Council's term. 13

In Romania, the President of the National Audiovisual Council (CNA) is automatically dismissed in the event that Parliament rejects the regulator's annual report. She/he remains a member of the Council and there is no legal provision that forbids their reelection as President. Nevertheless, this leaves the CNA President vulnerable to dismissal and therefore also to political influence.

In Bulgaria, the members of the regulatory authority, the Council for Electronic Media (CEM), are rarely dismissed despite criticism regarding their integrity or political leanings. The grounds for dismissal include violations of the law, established cases of conflict of interest, or failure to fulfil the duties of the role.

In Hungary, while the authority and its members are subject only to the law¹⁴, decisions of the authority often reflect the interests of the government¹⁵. The authority's independence was called into question due to the absence of debate or opposing votes during decision-making, a pattern that was observed on numerous occasions. 16 In 2022 the European Commission took infringement proceedings against Hungary for the removal of Klubradio's license accusing the Media Council of acting in a 'discriminatory' manner.

¹⁰See here.

¹¹M. Głowacki (2024). Public Service, No Deliberation. ORF Public Value TEXTE: <u>The Future of Public</u> Service Media in the European Union.

¹² "Sprawozdanie i informacja o działalności w 2023 roku", see <u>here</u>.

¹³ "Sejm odrzucił sprawozdanie KRRiT", see <u>here</u>.

¹⁴Article 109, Act CLXXXV of 2010.

¹⁵The independence of media regulatory authorities in Europe, 2019, European Audiovisual Observatory.

¹⁶The independence of media regulatory authorities in Europe, cit.

Sufficient funding

The issue of funding for media regulators represents another point of contention that may impact their independence. In essence, the annual budgets of the national authorities are established in the annual national budget and subsequently adopted by Parliament. However, in some countries, experts have stated that the budgets are insufficient to ensure the effectiveness and autonomy of the authorities.

Both regulators in Bulgaria and Romania have limited budgets which make modernizing equipment and recruiting sufficient qualified staff difficult, particularly necessary given their expanded tasks under the Digital Services Act. Romania's CNA needs to modernize its monitoring systems and equipment.¹⁷

Decision-making transparency

The majority of the countries surveyed have a policy of publishing the decisions of their regulatory authorities online, with many also broadcasting the meetings of the councils. In the majority of cases, the authorities provide an annual report on their activities to the parliaments. However, there is typically no independent monitoring of the activities of the media regulators.

Appeals

All countries have an effective appeals process in place for individuals to challenge decisions made by the relevant media regulators. This is typically done through the general administrative procedures available in court. In Slovakia, there are certain instances where an appeal is not permitted, including in some cases of licence withdrawal. The number of appealed decisions varies by country. It is worth noting that Finland reported that no decisions made by the relevant authorities were appealed in the previous year.

¹⁷Source: CNA annual reports.

INDEPENDENCE OF PUBLIC SERVICE MEDIA

PSM organisations are expected to play a central role in ensuring public access to diverse, pluralistic and objective news and information provided with the highest journalistic standards and always in the service of the public and not of government. It therefore also often plays a key role in upholding the fundamental right to freedom of expression and information that enables the public to engage in the democratic life of the country. Given their proximity to the state, PSM providers are particularly vulnerable to the risk of capture.

The EMFA aims to guarantee the autonomous operation of PSM. Article 5 outlines the measures that must be taken to ensure the independent functioning of public service media providers. These include the maintenance of editorial and functional independence, the provision of plurality of information and opinions, transparent, open, effective and non-discriminatory procedures for appointments and dismissals of members, and the allocation of adequate, sustainable and predictable financial resources to guarantee editorial independence.

While Article 5 will come into effect on 8 August 2025, many national legal systems already include provisions to address some of the requirements mentioned above. However, the rules in place are often either inadequate or ineffective. Without adequate safeguards, there is always a risk of political interference in the editorial direction or governance of PSM. Unstable or insufficient funding can also expose them to increased political control.

The editorial and functional independence of PSM, as well as the plurality of information and opinions, are legally guaranteed in most countries studied. Despite this, political interference, or the threat of it, exists everywhere.

In Slovakia, the Slovak Television and Radio Act¹⁸, passed in June 2024, formally guarantees the independence of the employees working with Slovak Television and Radio (*Slovenská televízia a rozhlas*, STVR), the country's new public broadcaster. However, the influence of the Ministry of Culture, Ministry of Finance, and the Parliament, in appointing the new supervisory board, along with STVR's financial dependency on the state budget, undermines its functional independence. Moreover, there were indications last year that some journalists felt sufficiently pressured to resign, while individuals known for contributing to censorship were appointed, raising questions about STVR's editorial independence.

A comparable situation exists in Romania, where the legislation explicitly states that the public radio (SRR) and public television (TVR) are "autonomous", "editorially independent" institutions with a legal mandate to "ensure pluralism, free expression of ideas and opinions, and free communication of information" Furthermore, the two institutions are legally obliged to "correctly inform the

¹⁸Law No. 157/2024 on the Slovak Television and Radio (hereafter Slovak Television and Radio Act), latest version from 1 July 2024 available (in Slovak) here.

¹⁹Law 41/1994 regulating the activities of the public service broadcasters.

public". Despite these legal provisions, both institutions have faced accusations of politicisation, censorship, abusive management practices, internal corruption, and disastrous financial management.

The Bulgarian Radio and Television Act requires the independence of media service providers, including public service media, through legal provisions designed to shield the outlets against "political and economic interference". Public service media are also bound by editorial guidelines asserting journalistic independence. In reality, however, government interference is pervasive.²⁰

While editorial independence is not guaranteed by law in Greece, PSM are legally required to provide a plurality of information. Nevertheless, journalistic failures in covering sensitive political issues such as the "Greek spy scandal" or the Prime Minister's violation of Covid pandemic rules suggest a damaging culture of self-censorship.

Following the 2023 election in Poland, the government prioritized relieving the public service broadcasters Telewizja Polska (TVP) and Polish Radio (PR) of the political propagandists placed on them by the previous administration. The new opposition accused the government of breaking the law to make the changes and of imposing their own control over the broadcasters.²¹ A stand-off with the Polish President, representing the opposition parties, when he blocked the annual budget in protest against the changes, forced the government to place the PSM into a state of liquidation so that it could continue to fund the media outside of the official budget.

Of all the countries studied, Hungary displays the greatest gap between the regulations and its application. The country's laws, including the Media Law and the Public Service Code, stipulate that PSM must operate independently from the state and economic actors. The Public Service Foundation was established to safeguard the independence of public media and the Public Service Code was adopted to set out the principles of political independence and balanced news coverage.

However, in practice, the Hungarian PSM is government-controlled. Following the 2010 election victory of the Fidesz party, over 1,600 journalists were replaced with individuals aligned with the government's views. Testimonies from current and former employees demonstrate the high level of political interference, with editorial decisions being made at the behest of government leaders²², and journalists receiving instructions²³ directly from ministry officials²⁴.

The level of bias was neatly demonstrated during the 2022 election when the opposition candidate for Prime Minister was granted just 300 seconds of legally

²⁰Radio and Television Act, available online (in Bulgarian) here.

²¹See, for instance, V. Stetka, S. Mihelj (2024). The Illiberal Public Sphere. Media in Polarised Societies. Palgrave Macmillan.

²²"I Can't Do My Job as a Journalist," cit.

²³"I Can't Do My Job as a Journalist," cit.

²⁴"'Please don't report about this at all! Thanks!' – How the Hungarian state news agency censors politically unpleasant news," Direkt36, March 7, 2022. Available online <u>here</u>.

mandated live airtime on public service television, while pro-government content dominated. Furthermore, whereas disinformation is typically the domain of fringe media in other EU countries, in Hungary, many commentators claim that it is PSM that plays a central role in disseminating such information.

Appointment procedures to supervisory bodies and senior management

EMFA requires that appointment procedures are designed to guarantee the independence of PSM providers.

The implementation of transparent and objective procedures for the appointment and duly justified dismissal of the head and members of the management of PSM varies across countries. However, instances of political influence have been observed in several cases.

In Romania, despite the parliamentary hearing of the members of the PSM board, there is no guarantee of the professionalism, integrity, or independence of the individuals nominated. Nominations are often made as a result of behind-thescenes political negotiations. Furthermore, the head of the Council of Administration (as the board is known) is also appointed by Parliament based on the election of the Council members. The power of Parliament to dismiss the Council by rejecting the Council's annual report provides a strong political leverage over the Council's operations.

In Bulgaria, the Radio and Television Act delineates the procedures for appointing members and heads of the boards of PSM. While it does not explicitly mandate fully transparent, open, and non-discriminatory appointment procedures, its rules come close to meeting the EMFA standards. The media regulatory authority (CEM) is responsible for the appointment and dismissal of board members and the head of PSM, as well as the scheduling of public hearings of candidates. The regulator also publishes the candidate' programmes and the rules of selection.

In Slovakia, although the law guarantees a fair appointment process, the governing coalition exerts significant influence over the appointment and dismissal of members due to the fact that these appointments must be confirmed by Parliament. In order to dismiss the previous heads of PSM before the end of their term, the government dissolved the RTVS legal entity and replaced it with a new body, STVR to which it was then free to appoint its favoured candidates.

In Greece, the law on "corporate governance of state companies" stipulates that the Supreme Council for Civil Personnel Selection, through a competitive process

²⁵György Kerényi: Mi az a közszolgálat, és nálunk miért ilyen? I. rész: a kiegyensúlyozottság (What is public service and why is it like that here? Part I: the balance), Szabad Európa, November 18, 2020. Available online <u>here</u>.

²⁶Law 4972/2022 on Corporate governance of the Public Limited Companies and the other subsidiaries of the Hellenic Holdings and Property Company [...], available online (in Greek) <u>here</u>.

involving written and oral examinations, shall propose three candidates to lead the governing bodies of state companies, including the National TV Broadcaster (ERT). Subsequently, the Deputy Prime Minister, who is responsible for the supervision of the public service broadcasters, will appoint one of the three candidates enabling him or her to exert political influence.

In Hungary, the president of the media authority, who also chairs the Media Council, nominates candidates for the most senior roles within PSM. The structure begins with the Chief Executive Officer (CEO) whose work is directly overseen by the Media Council. This provides the ruling party, through its appointees, with full control over the PSM, from the editorial level to overall management, effectively blurring the lines between state media and party propaganda.²⁷

Funding

EMFA requires both transparent and objective funding procedures as well as the provision of adequate, sustainable and predictable financial resources to fulfil the public service remit. There is no perfect funding mechanism. The traditional license fee model provides greater independence and predictable funding, but it has been increasingly disbanded due in part to problems of enforcing payment. By contrast, direct state funding, even when guaranteed by law, strengthens the opportunity for the government to use funding as a mechanism for influence. Most PSM would benefit from a combination of different income streams including advertising, license fee and direct state funding if it comes with guarantees to protect against politicisation.

The funding of PSM is also crucial for ensuring editorial independence. Two distinct trends emerge from the study. Firstly, there are countries where the funding is insufficient for the PSM to perform its public service mandate. Secondly, there are cases, such as Hungary (and formerly Poland), where the state provides excessive budgets to enable the PSM to act as government propaganda. This also raises concerns about prohibited state aid. Both of these trends have the potential to enhance the political influence over these media outlets.

Two distinct financing models also exist. The first is a tax-funded or licence fee model, as seen in Finland²⁸ (and previously in Romania, Slovakia and Hungary). The second model sees the budget directly allocated by the state, typically through legislation enacted by Parliament. Several of the country authors observed that, in order to reduce the influence of government through direct state funding, PSM should have a diverse range of funding sources.

In Slovakia, for example, the public media is wholly reliant on the state budget. So when, at the end of 2023, the new government slashed the annual budget from 0.17% of GDP to 0.12%, the finances were thrown into turmoil.

²⁷Article 102, Act CLXXXV of 2010, cit.

²⁸See <u>here</u>.

Public service media funding sources in selected European countries, October 2024

Country	Funding Sources	Main Source of Funding	Main Source of Funding (per capita)	Political Concerns
Bulgaria	State budget, advertising revenues, commercial activities	State budget (2024): BNT: €43.5m BNR: €31.5m	€11	Potential for political pressure due to state funding
Finland	Public broadcasting tax*, commercial revenues	Public broadcast tax (2023): YLE: €523.2m	€94	Annual review creates political controversy
Greece	Contributory tax**, advertising revenues	Contributory tax (2022): ERT: €190.7m	€18	Stable source of funding claimed to ensure independence
Hungary	State budget, public contributions, commercial activities	State budget (2024): MTVA: €348.6m	€36	Significant increase raises questions about political neutrality
Romania	State budget, advertising revenues	State budget (2024): TVR: €83.5m	€4	State funding raises vulnerability to political influence
Slovakia	State budget	State budget (2024): STVR: €131m	€24	Funding cuts used as political tool
Poland	Licence fees, advertising revenues, state budget compensations	State budget (2024)***: TVP: €294m Polish Radio: €33m	€8	Blocked transfers by National Broadcasting Council, concerns about legal recognition of powers in TVP and Polish Radio.

^{*}In 2013, Yle switched from a license fee funding model, where households owning a TV set paid the same fee, to a public broadcasting tax collected outside the state budget, calculated as a percentage of their income (companies also pay it as a percentage of their taxable income);

Source: International Press Institute (IPI) and the Media Journalism Research Center (MJRC): Media Capture Monitoring Report (MCMR); Main Source of Funding per capita figures calculated using population data from the national statistical offices.

While advertising revenue can potentially bridge the funding gap, it is not a universal solution and rarely sufficient to offset cuts in state funds.

Meanwhile, in Hungary, the MTVA budget has more than doubled²⁹ since Fidesz were first elected in 2010, raising concerns not just about political control over the public media but how its state budget creates a competitive barrier to private, independent media.³⁰ In 2016, Mérték Média Monitor, a Hungarian media NGO, in

^{**}Contributory tax is similar to a license fee, a tax imposed on all TV-owning households through the electricity bill;

^{***}the funds were disbursed after the reform of the public service media that began in December 2023.

²⁹Articles 136 and 108, Act CLXXXV of 2010, cit.

³⁰Eddig nem látott összeget költünk jövőre a közmédiára (Unprecedented spending on public media next year), 24, November 28, 2023. Available online <u>here</u>.

collaboration with Hungary's Klubrádió, and Jávor Benedek, a Hungarian Member of the European Parliament (MEP), submitted a joint complaint to the European Commission on unlawful state aid for the MTVA.³¹ Three years elapsed before the Commission requested a response from the Hungarian authorities. In 2020, a number of media freedom NGOs requested that Vice President Margrethe Verstager address the issue.³²

Following six years of assessments, in the summer of 2022, the Commission accepted the Hungarian government's argument, which falsely stated that the financing mechanism for Hungarian public media had been calculated the same way for almost three decades, based on households.

Independent monitoring

EMFA requires that an independent body be designated to monitor the degree to which the PSM organizations meet the requirements of political independence and financial sustainability outlined by EMFA. In most countries, the independent monitoring of information plurality, editorial independence, appointments and dismissals, and funding of public service media is essentially absent. The operation of PSM is monitored by either an affiliate or internal body of the public service media, the regulator authority, or a political body.

³¹'<u>Funding for public service media in Hungary – a form of unlawful state aid?</u>', Mérték, 9 January 2019. For more, see State aid complaint No. 45463.

³²'<u>European Commission must urgently address media market distortion in Hungary</u>', IPI, 26 February 2021.

MISUSE OF STATE FUNDS TO INFLUENCE MEDIA OUTPUT

State advertising or the use of public funds represents a significant source of revenue for media outlets, particularly during periods of financial instability. However, these funds can be misused for political purposes, and so adversely impact the media market.

Article 25 of EMFA sets out detailed rules for the distribution of state advertising and service contracts to media to ensure procedures are in line with transparent, objective, proportionate and non-discriminatory criteria. The rules apply to all public authorities and state bodies and companies except local governments with a population under 100,000 inhabitants. The rules require the full public disclosure of the distribution of state advertising and the designation of an independent body to monitor and report it to the public.

This article covers an important tool for using public funds to capture media, but it is not the only mechanism through which governments can use public money to exert influence on the media and Member States should seek to address these too.

None of the countries under review have specific legal provisions in place to guarantee the transparent, objective, proportionate and non-discriminatory distribution of public funds to the media. In Poland, where the previous government withdrew most state advertising from independent media, the Ministry of Culture and National Heritage is currently proposing new regulations for state advertising in line with the demands of EMFA.³³

It is standard practice for public procurement laws to apply to media advertising tenders. This is the case in Romania, Bulgaria, Slovakia and Hungary. However, such rules can often be circumvented, for example, by issuing several small contracts each of which come just below the threshold for making a public tender, or by contracting media agencies as intermediaries to distribute advertising funds.

State advertising can be used to generate both positive stories and also eliminate critical stories such as corruption scandals. Sometimes, the funded content is not labeled as advertising, but instead published as editorial content to mislead the readers. These practices have been cited in Romania and Bulgaria, where such contracts are often considered confidential and are not available to the public. In response to revelations of the misuse in particular of EU communication funds to spend on favoured media, as well as criticism in the European Commission's Rule of Law reports³⁴, Bulgaria adopted modest changes in the Public Procurement Act in October 2023 to include state advertising.

During the Covid-19 pandemic many countries used public funds, or health campaigns to both inform the public and to help prop up the media industry that faced a brutal advertising and distribution crisis. These funds, such as in Greece and

³³Europejski Akt o Wolności Mediów. Koncepcja wdrożenia do polskiego porządku medialnego, 2024.

³⁴See more <u>here</u>.

Poland, excluded critical media leading to greater market distortion and a longer term dependency of media on public funds.

In Hungary, the state has taken the use and misuse of public funds, whether through state advertising, political advertising or other economic tools designed to benefit its media allies, to another level. The state is the dominant player in the advertising market, with state advertising at times accounting for over 30% of the total ad market. Furthermore, the government can leverage tax incentives, strategic partnerships, and regulatory oversight to influence the actions of businesses, including commercial advertisers, to align with its interests. This has prompted many commercial advertisers to avoid independent media, further eroding their financial viability.

The Central European Press and Media Foundation (KESMA), a group of progovernment media outlets, has been a substantial beneficiary of the system.³⁵ These outlets receive up to 75-80% of their total revenue from state advertising³⁶, helping to shield them from the economic challenges faced by other media organisations.³⁷

In 2019, Mérték Média Monitor, Klubrádió, and MEP Jávor Benedek submitted a formal complaint to the European Commission detailing how Hungarian authorities had unlawfully used state resources to support a number of pro-government media outlets through political campaigns. They complained that the government had violated state aid rules and undermined media pluralism.³⁸ The Commission dismissed the complaint, stating that state advertising expenditure does not constitute an "advantage" as defined by Article 107 of the TFEU.

A key test of EMFA will be if it provides sufficient legal basis for the European Commission to step in to similar complaints in future.

One area of political funding that EMFA is not designed to deal with is the growth of online political campaigning whether through government channels that promote the ruling party, or through political party channels.

In Hungary, a considerable proportion of social media campaigns and public service announcements are aligned with the political interests of the ruling party and used extensively to disseminate government narratives. In 2022, the government allocated HUF 19.6 billion (\leq 48 million) to social media campaigns, and HUF 16.6

³⁵<u>Analysis: One year after election, media freedom in Hungary remains suffocated,</u> International Press Institute, April 5, 2023.

³⁶Attila Bátorfy: Hungary: A Country on the Path towards an Authoritarian Media System, in: Angelos Giannakopoulos (ed.): <u>Media, Freedom of Speech, and Democracy in the EU and Beyond</u>, The S. Daniel Abraham Center for International and Regional Studies, June 2019.

³⁷Anna Wójcik: <u>How the EU Can Defend Media Freedom and Pluralism in Hungary and Poland</u>, German Marshall Fund, November 2, 2022.

³⁸European Commission must urgently address media market distortion in Hungary, IPI, *cit*.

³⁹A Megafon mögé bújva uralja a Fidesz a közösségi médiát (Hiding behind Megafon, Fidesz dominates social media), Political Capital, February 29, 2024.

billion (€40.6 million) to advertising in government-aligned media outlets.⁴⁰

The European Commission's regulation on the transparency and targeting of political advertising that also came into force in 2024, requires all political advertising to be clearly labelled, but it will not be able to intervene to stop partisan political advertising disguised as government public information campaigns.

Article 25 of EMFA on the allocation of public funds for state advertising and supply or service contracts is an extremely important article that, if properly implemented, can help prevent the abuse of the use of state advertising funds. As Member States bring their legislation into line, media stakeholders should be asking for stronger measures that can also control the misuse of political advertising by the government.

⁴⁰Csaba Segesvári: Tavaly 16,6 milliárd forint közpénz vándorolt a kormánymédiához társadalmi célú reklámként (Last year, HUF 16.6 billion of public money went to government media for social advertising), Átlátszó, February 28, 2022.

MEDIA PLURALISM AND POLITICAL/STATE INFLUENCE OVER NEWS MEDIA

Two EMFA articles deal with oversight of media ownership. Article 6 imposes a set of standards on transparency of ownership requiring media service providers to declare their direct and indirect owners, stakes held by public authorities, income from state advertising, including from third countries, the beneficial owners as well as any actual, or potential, conflict of interest that may affect the provision of news or current affairs. It furthermore requires member states to designate an authority to monitor ownership and ensure the information is placed on a publicly accessible database.

Article 6 also requires all owners to respect the editorial independence of news rooms by guaranteeing that editorial decisions are taken freely within the established editorial line.

Article 22 on the assessment of media market concentrations, primarily sets in law the requirement that an assessment of any change of media ownership that increases market concentration should also consider the impact on media pluralism and editorial independence. Moreover, the assessment must involve the designated authority responsible for assessing media pluralism and editorial independence. EMFA outlines a number of principles to be taken into account, including that the procedures should be transparent, objective, proportionate and non-discriminatory, but it stops short of imposing a particular methodology. It does say, however, that the European Commission, aided by the European Board for Media Services, will issue guidelines for the assessments.

EMFA applies these rules to 'media service providers', a new umbrella term which includes not only audiovisual media service providers as defined in AVMSD but also press publishers.

Transparency requirements related to media service providers prior to the EMFA implementation in selected EU countries, October 2024

	Legal name(s) and contact information	Name(s) of their direct or indirect owner(s) able to exercise influence on the operation or strategic decision making	Ownership by state or a public authority	Total annual amount of public funds for state advertising allocated	Total amount of advertising revenues received from third- country public authorities or entities	Name of beneficial owner(s)	Publicly available database of owners
Bulgaria	Yes*	Yes*	Yes	No	No	Yes**	Yes***
Finland	Yes*	Yes*	No	No	No	No	No
Greece	Yes	Yes	Yes	No	No	Yes	Yes*
Hungary	Yes*	No	No	No	No	No	No**
Poland	Yes	Yes*	Yes**	No	No	Yes***	No
Romania	Yes*	Yes*	No	No	No	Yes**	No
Slovakia	Yes	Yes	No**	No	No	No	No

Notes:

Bulgaria:

- *However, many media service providers, including online sites, do not comply with the requirements to provide a legal name, contact information, and information about their owners on their websites.
- **Moreover, it is not uncommon for authorities to neglect their responsibility to oversee whether media publications are providing the required data about beneficial owners;
- **In the case of print media, a database of owners is registered at the Ministry of Culture; in the case of audiovisual service providers, at the Council for Electronic Media (CEM).

Finland:

*Only in the Trade Register of the Patent and Registration Office.

Greece:

*Online and print media are to be covered by a database created through the Law 5005/2022. NCRTV is in charge of maintaining a television and radio outlets database.

Hungary:

- *Only applicable for audiovisual media service providers;
- **The NMHH is required to maintain a registry of media services made available in Hungary, including audiovisual service suppliers and publishers. However, the law does not explicitly require the NMHH to create a national media ownership database.

Poland:

- *Only applicable for audiovisual media service providers (i.e., broadcasters, VoD providers);
- **Applicable only when disclosing the owner, not specifically required to declare public entity ownership;
- ***Applicable for audiovisual media service providers with KRRiT in charge of maintaining a database. Central Register of Beneficial Owners data has to be published by media service providers on their websites.

Romania:

- *Only applicable for audiovisual media service providers. The name of the direct or indirect owner(s) able to exercise influence on the operation or strategic decision making required for the shareholders owning more than 10% in audiovisual media service providers;
- **Although it is not mandated by law to do so, the National Audiovisual Council (CNA) publishes a comprehensive list of all licensed broadcasters on its website, including all relevant ownership data.

Slovakia:

- *Applicable for shareholders owning more than 10% in audiovisual media providers and 20% in publishing companies:
- **All reactions between state and the media are recorded in the state registry of partners of the public sector, but no legal provisions requiring such information to be publicly available exists.

Source: International Press Institute (IPI) and the Media Journalism Research Center (MJRC): Media Capture Monitoring Report (MCMR)

Media ownership transparency, Article 6

Many of the studied countries already have established transparency criteria. However, none of them publish all the information required by EMFA. Some regulatory authorities or ministries maintain databases, but none fully comply with the EMFA's Article 6.

In Romania, legal entities holding an audiovisual licence are required to provide the national regulator, the CNA, with full details of their ownership structure. Hungary's legislation requires the regulatory authority, NMHH, to maintain a comprehensive

registry of various media services including simple and on-demand audiovisual and radio services, supplementary media services, printed press products, online press products, and news portals.⁴¹ However, the registry does not contain information about ownership or beneficial ownership. Despite this, the public is often aware of the beneficial owners behind a particular outlet due to the rigorous scrutiny from journalists and researchers.

In Bulgaria, the regulatory authority, the CEM, maintains a register of ownership information for broadcasters. In Slovakia, only an internal database of the Media Services Council contains the list of licensed audiovisual media providers. A database was under construction at the time of writing. In Greece, broadcasters are required to report their ownership status to the National Council for Radio and Television (NCRTV). TV and radio providers and newspaper publishers are obliged to make public their beneficial owners. They provide their legal name and contact information in a readily accessible format, typically online or in print for newspapers.

Media pluralism assessments, Article 22

Media pluralism is essential for ensuring public access to a range of different sources of news and opinions without which free democratic debate cannot take place. Over the past two decades Europe has witnessed a rapid concentration of the media market leading to news deserts for local media and a high concentration of ownership of national media into the hands of a handful of corporations. In Central and Eastern Europe in particular, the withdrawal of foreign publishers following the economic crisis saw them replaced by national business leaders who had made their fortunes in other industries, such as energy, transport, or finance, often dependent on public contracts with the state. As this raises the risk of increased conflicts of interests between those that provide the news and governments overseeing public contracts, one key tool for countering the threat to quality journalism is to ensure that media pluralism and editorial independence are vigorously defended.

While economic criteria for market concentration, including abuse of a dominant position, are relatively straightforward to monitor, addressing media pluralism and editorial independence, as required by the EMFA, is significantly more challenging.

Every country has a competition authority tasked with overseeing market concentration; however, not all of them have specific media industry regulations tailored to scrutinize media market concentrations or to protect media pluralism in particular. Where such regulations do exist, they differ considerably from one country to another, and none fully conform to the stipulations set forth in Article 22 of the EMFA.

⁴¹Article 41, Act CLXXXV of 2010, cit.

⁴²Monitoring Media Pluralism in the Digital Era (2023), cit.

⁴³See <u>here</u>.

Each nation in our study has established legal caps on media ownership or mechanisms to curb dominant positions—measured through metrics such as audience share (e.g., in Romania) or advertising market share (e.g., in Slovakia). They also enforce corrective measures to address excessive market power which, when unheeded, can escalate into severe repercussions, including the revocation of broadcast licenses.

However, all surveyed countries fall short of implementing robust legal frameworks that directly protect media pluralism and uphold editorial independence. This legislative gap has, in no small part, paved the way for widespread media capture. A variety of acquisitions and consolidations -illustrated in our country reports-indicate a troubling pattern where media ownership ends up in the clutch of a few powerful entities. These may be sprawling conglomerates with stakes in industries beyond media (such as Dimosiografikos Organismos Lampraki in Greece), corporations with strong ties to ruling governments like Mediaworks in Hungary, or companies whose managers are under scrutiny for corruption, such as the Penta Group in Slovakia.

Perhaps the most blatant case of centralized media ownership is exemplified by Hungary's KESMA foundation, created in 2018. This foundation consolidated a total of 476 pro-government media outlets under a unified control structure. Declaring the transaction as a matter of national strategic importance, Hungary's government effectively shielded the move from investigation by competition and media regulatory authorities.

While many of these deals do not technically fall foul of antitrust laws or existing ownership constraints, their intertwining with political powers and influential business elites casts a long shadow over press freedom and journalistic independence within the outlets in question. Cases like these not only stifle diverse viewpoints but also pull independent journalism into deep waters.

CONCLUSIONS AND RECOMMENDATIONS

Despite the fact that EMFA is not yet fully in force, it seems likely that, in the absence of clear and detailed provisions, many countries will seek to circumvent the spirit of EMFA by merely complying with the formal requirements without introducing effective implementation mechanisms. In this context, greater transparency and independent monitoring, involving civil society and representatives of media stakeholders, could help to reduce the incidence of political interference.

Independent media regulators

Conclusion

Notwithstanding the legal stipulations pertaining to autonomy enshrined in Article 30 of the Audiovisual Media Services Directive (AVMSD), it is evident that the majority of parliamentary bodies or the ruling political party exert a considerable and irrefutable influence on the operational dynamics of the regulatory authority. This influence is frequently leveraged to gain political advantage.

The European Commission should encourage, and Member States should consider, going beyond the minimum legal requirements outlined in EU law and introducing mechanisms and processes that help ensure the autonomy and effectiveness of the media regulators.

These include the following recommendations:

- Introduce strong guarantees of political independence of board members by ensuring no political affiliation and providing a thorough vetting of any potential conflicts of interest that might compromise a nominations independence.
- Distribute the nominations across different political institutions such as the lower and upper houses and the presidency.
- Enable nominations from civil society groups and representatives of media stakeholders.
- Require candidates to have the highest professional qualifications and experience to be able to perform the tasks effectively.
- Introduce staggered rotating terms for the members of the regulatory authorities, differing from the terms of the parliament.
- Introduce mechanisms to ensure voice of opposition parties in the nomination process for example by requiring any parliamentary vote on nominations to have a supermajority of, for example, 60% or more, or by reserving places to be nominated by the smaller parties.
- Require regulators to take decisions as a board with major decisions on licensing and penalties, also requiring a supermajority.
- Require boards to ensure full transparency around the decisions and their justifications, including considering live-broadcasting sessions.
- Establish independent mechanisms (e.g. with the participation of NGOs or

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professional groups) to monitor the activities of the regulatory authority.

While no single measure will guarantee political independence, a broad selection of measures, adapted to the national context and developed in consultation with media stakeholders, will all contribute to building the necessary safeguards.

Independent public service media

The same principles behind the recommendations identified for the establishment of independent media regulators should apply to the establishment of independent governing bodies for public media in order to ensure that members are free of political influence and conflicts of interest, are demonstrably equipped to fulfil the role and are committed to serving the values of public service media.

There is no perfect funding model, funding that is independent of arbitrary political decisions, through a form of licence fee or tax on electronic goods, provides greater guarantees of independence and predictability than funding provided directly by the state. Most authors recommend PSM to be able to raise funds through a combination of different sources. Whichever the system they must provide budgets that are adequate, sustainable and predictable, as well as independent of political influence.

It is also recommended that independent monitoring mechanisms be established to oversee the performance of the public service media and the work of their governing bodies to ensure they meet their public service mandate.

Misuse of state funds to influence media output

Conclusion

In the case of state advertising or other forms of state funded allocations, although there are numerous potential methods for circumventing legal requirements, the implementation of effective guidelines and best practices can help to minimize the risks.

Recommendations

EMFA requires full transparency of distribution of state advertising and state funds and this obligation applies to both media as the recipients as well as to the state institutions disbursing the funds.

To strengthen this it is recommended:

- To ensure that the rules apply to all levels of government including local governments regardless of the size of population.
- That the transparency rules apply to all intermediaries involved in the disbursement of state funds including advertising agencies and media sales

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houses.

- That the monitoring encompasses all forms of funding including subscriptions purchased by state bodies.
- Cumulative spending should be included as a criterion for the selection of media companies with a threshold beyond which no further funds can be distributed without a tender process.
- Media service providers should be obliged to clearly label all state funded advertisements (and other content).
- The institution designated to monitor the distribution of state advertising should be sufficiently empowered to obtain the necessary information to ensure state bodies are fully compliant in their transparency obligations.
- Media stakeholders and civil society should be consulted on the development of the guidelines for distribution and the methodology for their application, as well as in monitoring and assessing the application of the rules.

In addition, to fully reveal the financial connections between the state and media, governments should provide full transparency on all public tender contracts that are awarded to companies that fall in the same business grouping as national media service providers.

Media pluralism and political/state influence over news media

Conclusion

Given the lack of specificity in the provisions of EMFA, addressing media pluralism and editorial independence represents a significant challenge. The need for further guidance is evident to establish a consistent and practical methodology and to guard against attempts to identify and exploit loopholes.

Recommendations

The European Commission, assisted by the European Board for Media Services, should develop guidance on a consistent and practical methodology for assessing media pluralism and identifying the necessary safeguards to protect media pluralism such as ownership thresholds and guarantees of editorial independence.

Representatives of media stakeholders should be consulted on building the methodology for assessing media pluralism and in reviewing the application of its rules.

The national experts have already indicated that, among other things, the methodology should include:

- cross-ownership limits extended to beneficial owners as well as the official companies that own media assets.
- a concept of dominant position that aligns with the realities of the national media market.

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A set of disqualification criteria designed to prevent companies that receive significant public procurement funding from simultaneously owning media assets (or vice versa) should also be introduced.

Ensuring EMFA implementation across Member States

As Member States seek to bring legislation into line with EMFA during 2025 a strong, Europe-wide mechanism for ensuring compliance must be developed.

This series of reports will be repeated and updated on an annual basis to both monitor compliance and identify where Member States should go further to fully confront media capture.

The reports will also serve to identify individual breaches of EMFA that Member States, the European Board for Media Services and the European Commission can act upon.

The success of EMFA will depend on the political will of the European Union to take on Member States who seek to fulfil the letter of EMFA while in practice, subverting its spirit.

While EMFA advances strong principles of media freedom and clearly identifies many of the most urgent threats from media capture, its ability to address the problems will depend on more than just the legal obligations it imposes. Politicians, media stakeholders and civil society must work together in Member States to use the EMFA as the foundation stone for building a political culture that embraces the principles of media independence, pluralism and quality.

MEDIA CAPTURE MONITORING REPORT: OVERVIEW

JANUARY 2025

This report by IPI is part of the Media Freedom Rapid Response, which tracks, monitors and responds to violations of press and media freedom in EU Member States and Candidate Countries. This project provides legal and practical support, public advocacy and information to protect journalists and media workers.

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