

**Question for written answer E-013639/2015
to the Commission**

Rule 130

Isabella Adinolfi (EFDD), Marco Valli (EFDD), Laura Agea (EFDD), Laura Ferrara (EFDD), Daniela Aiuto (EFDD) and Tiziana Beghin (EFDD)

Subject: Inclusion of qualified teachers on GAE reserve lists

The Italian committee for the inclusion of teachers with diplomas on special reserve lists known as GAE complains that teacher training diplomas completed prior to 2002 are not being recognised by the Italian Ministry of Universities and Research (MIUR). As a result, temporary teachers holding such a diploma are prevented from being included on those lists, which would enable them to become regular staff members on permanent contracts. The established case law of the Italian Council of State confirms that the teachers with diplomas in question are entitled to be included on the lists, but the rulings of the highest Italian administrative court, which are universally applicable, have led the Ministry of Universities and Research to include on the lists only teachers who have brought legal proceedings.

Can the Commission answer the following questions:

1. Does it not agree that in this case it should intervene in order to protect the right to the recognition of professional qualifications as laid down in Directive 2005/36/EC of 7 September 2005, transposed in Italy by Legislative Decree No 206 of 9 November 2007?
2. Should it not take action to put an end to the possible infringement of Article 4(3) of the Treaty on European Union (TEU), regarding the duty of sincere cooperation between the Union and the Member States, of general principles of EU law such as legal certainty and non-discrimination, and of Directive 1999/70/EC on fixed-term work?