Road transport: Enforcement and special provisions for posted workers

OVERVIEW

The EU has established a range of social measures applicable to the road transport sector, which aim at improving drivers’ working conditions, road safety and competition. To give real substance to these measures, compliance is key. The 2006 Enforcement Directive was therefore adopted to effectively implement the social provisions of the Driving Time Regulation. The current proposal, published in the context of the European Commission’s 2017 ‘Europe on the move’ initiative, seeks to remedy some shortcomings of the Enforcement Directive, such as non-uniform implementation. Additionally, it puts forward specific rules on the posting of workers in the road sector, to respond to concerns raised regarding the inadequacy of the Posting of Workers Directive, when applied to the road transport sector.

The European Parliament’s Committee on Transport and Tourism (TRAN) adopted its report in June 2018. After further debates and procedural developments, the Parliament adopted its first-reading position on 4 April 2019. The Council agreed a general approach in December 2018, under the Austrian Presidency. After four rounds of negotiations, Parliament and Council reached provisional agreement on the proposal on 12 December 2019, subsequently approved by Coreper on 20 December, by a narrow majority, and by the TRAN committee on 21 January 2020. The Council formally adopted its first-reading position on 7 April, and the agreed text thus returns to Parliament for second reading. Its adoption would put an end to three years of debate on a complex and controversial proposal.


Committee responsible: Transport and Tourism (TRAN)

Rapporteur: Kateřina Konečná (GUE/NGL, Czechia)

Shadow rapporteurs: Andor Deli (EPP, Hungary), Petar Vitanov (S&D, Bulgaria), Izaskun Bilbao Barandica (Renew, Spain), Paolo Borchia (ID, Italy), Karima Delli (Greens/EFA, France), Kosma Złotowski (ECR, Poland),

COM(2017) 278
31.5.2017
2017/0121(COD)

Ordinary legislative procedure (COD) (Parliament and Council on equal footing – formerly ‘co-decision’)

Next steps expected: Second reading in Parliament
Introduction

The European Commission has long believed that, in order to create a fair, efficient, safe and socially sustainable road transport sector (RTS), it is necessary to provide social and market rules. This commitment, on the one hand, to deepening the internal market for road transport services and, on the other, to protecting the social rights of workers, has been renewed on many occasions. For example, in its 2011 white paper on transport, the Commission highlighted that the social dimension of EU transport policy was one of the key challenges to ensure the proper functioning of the EU single transport area. In its 2017 work programme, the Commission underlined the need to enhance social legislation in road transport, improving competition and working conditions.

The current social regulatory framework of the RTS is extensive and incorporates 'Enforcement' Directive 2006/22/EC, adopted to set minimum requirements to implement the provisions of the 'Driving time' Regulation (EC) No 561/2006, uniformly and effectively. It also includes other sector-specific rules on working time for drivers (Directive 2002/15/EC) and on the use of tachographs (Regulation EU No 165/2014). A general framework is set by EU labour and social legislation. The Posting of Workers Directive 96/71/EC2 and its Enforcement Directive 2014/67/EU protect the rights of workers temporarily posted abroad, and the Rome I Regulation applies to individual employment contracts and specifies the law that should govern them.

An ex-post evaluation of social legislation in the RTS, carried out for the Commission in 2015 to 2017, concluded that shortcomings and non-uniform implementation of the rules meant that deteriorating working conditions and distortions of competition persisted. Moreover, in its impact assessment accompanying the present legislative proposal, the Commission underlined that the posting provisions and administrative requirements were inadequate for the mobile nature of RTS drivers' work, and created disproportionate regulatory burdens for operators and barriers to cross-border services. The Commission proposal, adopted on 31 May 2017, is part of the Europe on the move package for clean, competitive and connected mobility, and aims to remedy these weaknesses.

Context

Road transport plays a leading role in the transport economy. Relatively stable over the last 15 years, in 2017 road freight transport accounted for roughly 50 % of the freight market, while waterborne transport and rail accounted for around 36 % and 11 % of the market share respectively. Around two thirds of road freight is national, and one third transnational. Bus and coach travel by road accounted for 7.4 % of passengers in 2017, compared to air transport, which carried 11.2 %, and rail 6.8 %.

According to Eurostat, in 2016, there were roughly 589 000 registered road freight companies and 390 000 road passenger transport enterprises in the EU. The road haulage sector in the EU employs more than 3 million people. Freight companies are predominantly small; 90 % have fewer than 10 employees and account for around 30 % of the sector's turnover. These enterprises tend to compete mainly on price of services, with labour costs being a key factor in their competitiveness. A 2014 study drawn up for the Commission on the EU road haulage market noted the increasing importance in recent years of large pan-European logistics providers, which offer reliable, door-to-door truck services. The road passenger transport sector is highly fragmented in terms of company size and range of services. The latter include, for instance, long-distance, school transport and shuttle services. As a whole, it is estimated that the RTS directly employs 5 million people in the EU.

The main costs affecting road haulier competitiveness are drivers' wages, followed by fuel and vehicle purchase. Sectoral studies and the 2016 European Commission evaluation highlight the differences in driver remuneration and social insurance contributions between Member States. The Posting of Workers Directive stipulates that employers must pay a posted worker the minimum rate of pay of the host country. The Commission observed differences in wages between posted and
local workers, especially in high-wage Member States, provoking downward pressure on labour costs and unfair competition. Nevertheless, in 2014, the Commission noted that labour cost gaps in the RTS were narrowing steadily. The number of postings increased by almost 45% between 2010 and 2014.

Existing situation

In force since May 2006, Directive 2006/22/EC aims to ensure proper implementation of the social rules in the RTS. It asks the Member States to set minimum conditions to organise regular checks of drivers, haulage companies, or vehicles on their application of the Driving Time Regulation. These checks can occur at the roadside and on undertakings’ premises. As from January 2010, at least 3% of the days worked by drivers must be checked. Roadside checks must be organised in various places, at any time, and cover a sufficiently extensive area of the road network. They must follow a random rotation system and be carried out without discrimination. The directive asks the enforcement authorities of two or more Member States to organise concerted roadside checks at least six times per year.

Moreover, the directive requires Member States to introduce a risk rating system for undertakings based on the number and severity of infringements: the higher the risk, the more often and closely the companies concerned will be checked. The directive also asks Member States to designate a body for intra-community liaison, to ensure coordination across the EU and forward statistical data to the Commission. Lastly, Annex III of the Directive provides a list of definitions of an infringement.

The Posting of Workers Directive has been in force since December 1999 and is aimed on the one hand at protecting the social rights of posted workers in the framework of cross-border provision of services, and, on the other, at ensuring fair competition. According to the directive, posted workers must be covered by a core set of the terms and employment conditions of the host country in which they provide the service. These conditions refer, among other things, to maximum work and minimum rest periods; minimum paid annual holidays; minimum rates of pay; the conditions of hiring-out workers; health, safety and hygiene issues at work; equal treatment and non-discrimination. The directive applies to three types of posting: the direct provision of services under a service contract between two companies; posting to an establishment or company owned by the same group (intra-group posting); and, lastly, hiring out workers through a temporary employment agency established in another Member State. The directive has recently been reviewed; the Commission published its new proposal in March 2016, with a view to better aligning posted workers’ wages with those of local workers. The revised directive was adopted by the Council on 21 June 2018, after its first-reading vote by Parliament in plenary on 30 May 2018. Member States have until 30 July 2020 to transpose its provisions into national laws. The Enforcement Directive on posted workers, which was to be transposed into national law by 18 June 2016, aims at providing additional provisions, instruments and control mechanisms to implement and enforce the Posting of Workers Directive more efficiently.

Some Member States have recently adopted national laws on minimum wages in the RTS. On 1 January 2015, Germany introduced a minimum wage act, which applies to all transport companies providing transport services in Germany, including those not based in Germany. France adopted a similar law in 2015, and its implementing act on 7 April 2016: it entered into force on 1 July 2016 and applies to international transport and cabotage, transit excluded. As these national provisions disproportionately restrict the freedom to provide services and the free movement of goods, the European Commission launched infringement proceedings on 19 May 2015 against Germany and on 16 June 2016 against France. Similarly, on 27 April 2017, the Commission initiated an infringement proceeding against Austria, owing to its decision to apply the updated Austrian Act against wage and social dumping to the RTS. Answering a July 2018 letter sent by a group of MEPs asking to speed up the proceedings against these three countries, the Commission stated in September 2018 that it had suspended proceedings. The Commission explained that only European legislative solutions could ensure uniform legal standards and that therefore it was expecting
progress on the legislative proposals of the mobility package and the *Lex specialis* for posting drivers in the RTS.

**Parliament's starting position**

On 18 May 2017, the European Parliament adopted a **resolution** on road transport in the EU that contains a significant section on the improvement of social conditions and safety rules. To enhance the sector’s competitiveness, Parliament insisted on the need to ensure a level playing field between operators. The resolution urged the Member States to implement and enforce EU rules more strictly. It asked them to step up checks, in particular in relation to compliance with driving and rest times. It also asked the European Commission to clarify the application of the Posting of Workers Directive to the RTS, and to improve its enforcement.

Earlier, on 14 September 2016, the European Parliament adopted a **resolution** on social dumping in the EU, addressing this issue across all sectors, including mobile workers in the transport sector. Parliament insisted that Member States should improve cross-border cooperation and information exchange between inspection services, to improve the efficiency of controls in combating and preventing social fraud. On the Posting of Workers Directive, to address the issue of non- or irregular declaration, Parliament recommended that Member States submit a declaration at the latest when the provision of services begins, and enter it in an easily-searchable EU register. Regarding the transport industry, Parliament called for increased checks on work, standby, driving and rest times, and for the imposition of penalties in cases of non-compliance.

**Preparation of the proposal**

In 2009, as required by Directive 2006/22/EC, the European Commission submitted its first **report** on the penalties for serious infringements of the social rules in the RTS. It noted that Member States used different types of penalty. While all countries imposed financial penalties, 15 provided for immobilisation of the vehicle and only seven used imprisonment. Moreover, the size of fines varied appreciably. For instance, manipulation of the tachograph is penalised with a fine of €586 in Lithuania, €2 460 in Poland, €6 232 in Italy and up to €30 000 in France. The report also noted that neither the definitions nor the grading of serious infringements were homogenous across the EU. The Commission called for a more harmonised application of the social rules, and promised to continue supporting dialogue among the Member States in this endeavour. In its 2014 **State of the Union road transport market report**, the Commission underlined the efforts taking place to enforce the social provisions of road legislation. The report noted in particular the completion of the **TRACE** project, which set up common training for roadside enforcement officers.

An **ex-post evaluation of social legislation in the RTS**, outsourced by the Commission, covering the three interrelated acts, Regulation EC No 561/2006, and Directives 2002/15 and 2006/22, was published in 2016. It stated that overall the Enforcement Directive contributes to a more uniform application of social rules across the EU. Roadside checks were reported as satisfactory and, with the exception of five Member States, from January 2010, the number of checks had increased to at least 3 % of driver working days. At the same time, strong divergences persisted at national level in the implementation of the rules (e.g. concerning the risk rating system) and in the type and level of sanctions and fines. It noted that control tools were used differently and that administrative cooperation between Member States was insufficient, weakening cross-border enforcement. To address this, the evaluation recommended rebalancing checks towards premises, where more thorough checks could be carried out. In its subsequent March 2017 **implementation report** on Regulation 561/2006 and Directive 2002/15, the Commission noted that the majority of Member States performed more checks of working days than is required by the Enforcement Directive. Over the 2013–2014 period, 7.4 million drivers were checked at the roadside, and roughly 147 000 companies were checked. The report underlined that, despite discrepancies across the EU, the offence rate continued to decline between 2013 and 2014. The most frequent infringements concerned rest periods (25 %), breaks (23 %), driving time records (17 %) and driving time (16 %).
In September 2016, the Commission published its inception impact assessment. It highlighted the 'ambiguous, unfit or unenforceable' character of some social provisions leading to non-homogeneous implementation and uncoordinated national measures. The assessment observed that the implementation of the Posting of Workers Directive raised legal issues in particular when the link between the driver and the host country was weak. It also highlighted the inconsistent and ineffective cross-border enforcement, and the lack of joint controls by Member States. The assessment recommended adopting measures with a view to improving enforcement.

The new Commission proposal is supported by an impact assessment covering the EU social provisions in RTS and putting forward four policy options. The fourth of these is horizontal and sets specific thresholds under which drivers would not fall under the full application of the Posting of Workers Directive. The preferred policy option consists of strengthening enforcement and improving working patterns for drivers. It would reduce distortions of competition and increase safety. The option concerning the Posting of Workers Directive provides for sector-specific lighter administrative and control measures in the RTS, which would improve operators' efficiency and allow for annual administrative cost savings of around €785 million. An initial appraisal of the Commission's impact assessment points to shortcomings in the economic impact assessment, due to data limitations.

In 2013, the European Parliament commissioned a study on road transport hauliers' social and working conditions and updated it in 2017. The study highlighted a general deterioration in working conditions, as well as disparities in social provisions and labour costs in the EU, encouraging social dumping. It made several recommendations, such as strengthening enforcement mechanisms, introducing reporting mechanisms on the implementation of the Posting of Workers Directive and enhancing cooperation between Member States.

Subsequent to the publication of the legislative proposal, in October 2018 the European Commission published a report on implementation in 2015 and 2016 of four legislative acts: the Enforcement (2006/22/EC) and Road Transport Working Time Directives (2002/15/EC) and the Driving Time ((EC) No 561/2006) and Tachograph Regulations ((EU) No 165/2014). The report contains quantitative and qualitative data on checks carried out at the roadside and at premises of road companies and on offences registered. It also comments on the key challenges in applying and enforcing legal acts. The report noted a decrease of around 13% in the total number of driver working days checked, compared to the previous reporting period (2013-2014). All but three Member States (Greece, Malta and the Netherlands) met, and even exceeded, the minimum threshold of working days to be checked. Roadside checks of vehicles increased by 24% compared to the previous period, while checks at premises remained stable. The report highlighted a 6% increase in the total number of offences. This trend may be the result of more effective checks and a higher detection rate of offences on premises. The detection rate varied considerably across the EU, while the types of infringements did not change much compared with the previous reporting period. Out of all offences registered across the EU at both roadside and on premises, offences for rest periods represented 24%, followed by offences linked to recording equipment (11%) and lack of records for other work performed (7%). Moreover, the majority of Member States (15) fulfilled the requirement of six concerted joint checks per year. The report also found a significant increase in offences related to incomplete or incorrect driving time records.

**The changes the proposal would bring**

The new proposal indicates that enforcement requirements and checks, including on transport company premises, must include checks on compliance with the Working Time Directive 2002/15/EC. Article 8 is modified to expand cooperation and exchange of information between Member States, and a deadline of 25 working days (3 working days in urgent cases), is set to respond to a request for information submitted by another Member State. The national risk rating system is also amended to make it more consistent, efficient and available to control authorities or, upon
request, to another Member State. The European Commission would establish a uniform formula to calculate this risk and to specify the criteria used.

As regards certain aspects of the Posting of Workers and Enforcement Directives in the RTS, the proposal sets specific rules. It establishes a three-day threshold for posting in a period of one calendar month, below which the host Member State’s social framework (minimum pay rates, minimum paid annual holidays) does not apply to international road transport operations. Above three days, these minimum social conditions apply for the entire period of posting. Minimum social rules should always apply to cabotage7 operations, which by definition take place entirely in the host Member State, irrespective of their duration and frequency. Lastly, the proposal provides for specific requirements and control methods to apply to road operators and drivers to check compliance with the Posting of Workers Directive provisions in the RTS.

Advisory committees

Consultation of the European Economic and Social Committee (EESC) and of the European Committee of the Regions (CoR) is mandatory, as the proposal is based on Article 91(1) of the Treaty on the Functioning of the European Union (TFEU).

In its opinion on the 'Roadmap to a single European transport area – Progress and challenges' (TEN/566; Rapporteur: R. Hencks, Workers-Group II/Luxembourg), adopted on 22 April 2015, the EESC observed that diverging interpretation of the Posting of Workers Directive's rules was an obstacle to the smooth operation of the internal market, and welcomed the Enforcement Directive 2014/67/EU. In its subsequent opinion on the 'Internal market of international road freight: social dumping and cabotage' (TEN/575; Rapporteur: R. Hencks, Workers-Group II/Luxembourg), adopted on 17 September 2015, the EESC underlined the need for EU action to avoid the risk of fragmentation of the internal market in the RTS, through the adoption of unilateral national measures. It encouraged the Commission and the Member States to improve the exchange of information for an effective enforcement of measures, to fight abuse and social dumping. In its opinion on the 'Revision of the Posting of Workers Directive' (SOC/541; Rapporteurs: E. Nygren, Workers-Group II/Sweden and V. Drbalová, Employers-Group I/Czech Republic), adopted in November 2016, the EESC reiterated the importance of the principle of equal pay for equal work.

On 18 January 2018, the EESC adopted its opinion on 'Driving and rest time periods, working time and posting of workers' (TEN/637; Rapporteur: T. Buzek, Workers-Group II/Germany). It endorsed the Commission's initiative to clarify the rules for the RTS and to ensure efficient enforcement. While considering that the application of posting of workers rules is of key importance to retain a level playing field for workers and business in the RTS, the Committee was of the view that the Commission proposal would not adequately address the problems in international road transport. The EESC raised the issue of how the proposal would apply to transport operators established in a third country, and asked the Commission to clarify that transit operations would be exempted from the posting rules.

To improve cross-border enforcement of the EU rules, the EESC called for the Commission to set up a European road transport agency, which could also be used to control postings. On this last point, the Committee recommended introducing an EU electronic posting declaration as well as an EU-wide one-stop shop notification system.

In its opinion, adopted in December 2016, on the 'Revision of the Posting of Workers Directive' (SEDEC-VI/011; Rapporteur: Y. Renström (Sweden/PES), the CoR underlined the need to strike a balance between the free movement of services and the protection of posted workers against wage and social dumping. On 1 February 2018, the CoR adopted its opinion (COTER-VI/033; Rapporteur S. Spyridon (Greece/EPP)) on 'Europe on the Move: labour aspects of road transport'. It welcomed the Commission's attempt to introduce clearer rules on posting of drivers in the RTS, which is key to achieving a single market with a high level of mobility. It reiterated that the principle of equal pay for equal work in the same place should also apply to the RTS. The Committee considered that the
proposed three-day threshold before applying posting provisions would freely allow international transport, but feared that the proposed posting rules would increase administrative costs for businesses and national administrations.

On the issue of controls, the CoR expected that on-road compliance checks would be problematic, and suggested that road transport operators should be responsible for making available the documentation linked to posting at roadside checks. Finally, the CoR called for the full operation of the European Register of Road Transport Operators (ERRU) as soon as possible.

National parliaments

The subsidiarity deadline was 4 September 2017. On 27 July 2017, the Polish Senate sent a reasoned opinion on incompatibility with the subsidiarity principle. The Polish Chamber assessed the proposal negatively, considering that it violates the fundamental principles of the EU, such as the functioning of the internal market, the right of establishment and the freedom to provide services. The opinion recalled that any measures taken in respect of transport rates and conditions should take account of the economic circumstances of the carriers (Article 94 TFEU), and observed that the proposed measures would represent a disproportionate administrative burden.

The European Parliament received contributions from several national parliaments. By way of example, on the Posting of Workers Directive, some parliamentary groups of the Netherlands House of Representatives raised concerns about the possibility given to evade the minimum social provisions during the first three days of international transport and asked if it would be possible to differentiate better between the various forms of international transport. In Italy, the Parliamentary Committees proposed to exclude transit operations from the scope of the Posting of Workers Directive. They also recommended applying the host country's minimum social provisions to drivers from the first day of work in the host country and for all types of road transport. The French Parliament also called for application of minimum social conditions from the first day.

Stakeholders' views

In preparing its proposal, the European Commission carried out extensive stakeholder consultations. In 2016-2017, it launched a public consultation and an SME panel survey on enhancement of social legislation in the RTS. General patterns emerged, showing that differing application of social rules was a very important legislative challenge for a majority of respondents and that the use of different tools for checks was an obstacle to effectiveness of the rules. Issues were raised concerning the conditions applying to posted drivers during international transport as well as the Posting of Workers Directive’s inadequacy for the RTS. National and enforcement authorities, NGOs and unions suggested that continuous training for enforcers and clarity on liability for infringements would improve enforcement of social legislation.

Various stakeholders, including the Confederation of European businesses (BusinessEurope), the European Association of Craft, Small and Medium-sized Enterprises (UEAPME), the European Association for Forwarding, Transport, Logistics and Customs Services (CLECAT), the International Road Transport Union (IRU) and the European Transport Workers Federation (ETF), expressed their views on social legislation in the RTS.

Ahead of the launch of the Commission proposals, on 5 April 2017, the ETF and 27 of its member organisations from 20 European countries (including North Macedonia and Norway) adopted the Warsaw declaration. They called on the Commission to include the ETF proposals in its road initiatives to guarantee better enforcement, safety of drivers and a level playing field for businesses.

On 10 October 2017, transport and logistics associations and chambers of commerce and employers' confederations signed a mutual declaration against the application of the Posting of Workers Directive to international transport in the EU. The signatories underlined the directive’s inadequacy for international transport operations, its administrative burden for road companies and
the risk that it could lead to even harder competition (for instance from self-employed drivers or companies established outside the EU circumventing posting rules).

**CLECAT** highlighted the importance of enforcement of social legislation, and recommended strengthening the EERRU to provide harmonised enforcement. CLECAT and UEAPME both considered that the current Posting of Workers Directive is not adapted to the RTS – the former called for a special law, adapted to international RTS specificities. CLECAT reiterated this view in its consolidated opinion in September 2017 and again in November 2018. It also observed that the application of posting of workers rules to the RTS would entail applying different national legislation and minimum wages, increasing the cost of transport and reducing its competitiveness. Business Europe published comments on the Mobility Package in November 2017. It insisted on the need to create a level playing-field in the RTS, to reduce red tape and facilitate the enforcement of the rules, which it considered an essential element of a well-functioning single market. Business Europe made the case for excluding international transport operations (transit, bilateral and cross-trade) from posting rules as the latter go against the principles of free movement. The rules would be difficult to enforce and would create an excessive administrative burden on hauliers, in particular on smaller companies. They could even result in tougher unfair competition from self-employed drivers, that do not need to comply with posting requirements. In June 2018, BusinessEurope reiterated its position on the importance of excluding international transport from posting of workers rules, for the sake of the competitiveness of European logistics and industry at large.

**IRU** underlined that the application of the posting rules and of the enforcement directives was not suitable for the RTS as these directives do not take into account the sector's highly mobile workforce, transnational character and enforcement difficulties. IRU called for the drawing up of clear and enforceable provisions suitable for the RTS. Referring to enforcement requirements, IRU welcomed the Commission proposal but disagreed with the extension of Directive 2006/22/EC to the Working Time Directive. Indeed, it observed that checking working time at the road side was impractical and unenforceable. In March 2018, IRU recommended specific derogations from posting rules for road passenger services such as international and domestic regular services and international occasional services. It considered that cabotage operations in the framework of an occasional transport service, could be governed by posting rules.

In its February 2018 position paper, UEAPME considered that the posting regime should be applied to international transport and cabotage, while providing exceptions for transit and touristic passenger operations. It highlighted the importance of proper enforcement, and proposed no or minimal obligation for drivers to carry documentation in their vehicle.

The ETF published its position paper on the social proposals of the mobility package in April 2018. It suggested applying posting rules to cabotage and combined transport from the first day of operation. Concerning international transport, the ETF called for the application of posting rules each time there is a risk of wage competition, notably in the case of transport with successive pick-up and delivery operations in different Member States.

On 31 October 2018, the ETF and its affiliated European trade unions signed the Vienna Declaration for a fair mobility package. The signatories called on the European Parliament and the Member States to adopt clear, enforceable and effective measures with limited exemptions, meant to eliminate abuse and wage discrimination, promote road safety and restore fair competition.

Prior to the TRAN committee’s vote on the legislative proposal in January 2019, representatives of international road hauliers from Bulgaria, Croatia, Hungary, Lithuania, Poland, Romania and Slovenia issued a joint declaration. They protested against the posting of workers proposal as well as the other two linked proposals on driving times and cabotage, describing them as being discriminatory, raising barriers in RTS, and causing administrative, organisational and financial burdens and fragmentation of the EU transport service market.

The European Express Association (EEA), the International Federation of Freight Forwarders Associations (FIATA) and CLECAT urged MEPs to agree on a posting regime that would be more
flexible than the Council's general approach of December 2018, to give substance to EU objectives
of better enforcement, a new boost for growth and CO₂ efficiency in transport. The three
associations called for full exclusion of international transport from posting rules or at least the
exclusion of a fair number of loading and unloading operations.

After the provisional agreement reached between the Parliament and the Council in December
2019, ETF published a statement in which it acknowledged that the agreement contained some
elements ETF had fought for. In particular, it welcomed the fact that no further exemptions were
added to the application of posting of workers rules in the RTS.

**Legislative process**

In the 2014-2019 legislative term, the file was assigned to the Committee on Transport and Tourism
(TRAN), where Merja Kyllönen (GUE/NGL, Finland) was appointed rapporteur.

The rapporteur's draft report was issued on 21 December 2017. The rapporteur observed that
administrative requirements and checks should be reasonable from the point of view of
administrative burden, and effective during roadside checks. The draft report underlined the
importance of adequate penalties for non-compliance with the rules on posting, and recommended
a further assessment of the situation of drivers and companies in/from third countries. Concerning
enforcement, the rapporteur insisted on a more effective cross-border exchange of information and
on the acceleration of the introduction of smart tachographs.

The associated EMPL committee (under Rule 54) adopted its opinion (Rapporteur: Martina
Dlabajová (ALDE, Czech Republic) on 24 April 2018.

On 4 June 2018, the TRAN committee put the draft report and amendments along with the two
other mobility package proposals to the vote. Concerning enforcement and posting, the TRAN
committee report proposed to fully exclude international and transit transport operations from
posting. Cabotage and the road leg of combined transport carried out in the same host Member
State would be covered by posting rules. To reduce the administrative burden on road companies,
TRAN Members adopted another measure allowing road operators to use standardised forms in
their own language via the Internal Market Information System. The TRAN committee adopted the
report with 27 votes in favour and 21 against, together with the decision to enter into trilogue
negotiations. However, during the June 2018 plenary session, in accordance with Rule 69c(3)
of Parliament’s rules of procedure, the mandate was announced in plenary and subsequently
challenged. On 14 June 2018, a vote took place in which Members rejected the TRAN committee's
mandates to launch negotiations on the three proposals in the package. This was the first time since
the new procedure under Rule 69c came into force (January 2017) that the plenary had rejected
committee mandates.

On 4 July 2018, the plenary rejected the report as amended and referred it back to the TRAN
committee for further consideration. The TRAN committee relaunched work on the file and drew up
a series of draft compromise amendments. With regard to posting, the rapporteur proposed to
introduce a clear distinction between the different categories of transport operations: cabotage and
cross-trade operations between two Member States would be subject to posting, allowing in the
latter case for an exemption for a limited number of cross-trade operations. Transit and bilateral
international operations between the haulier’s Member State of establishment and a host Member
State would not be considered posting situations.

On 10 January 2019, the TRAN committee voted on the rapporteur’s new compromise amendments.
No majority was reached on any of the compromises, preventing the committee from defining a
position on the proposal. In March 2019, the Conference of Presidents of the Parliament’s political
groups decided to include this file, as well as the two other associated proposals on driving times
and cabotage, on the agenda of the March II plenary session. Nevertheless, the vote could not be
carried out due to the significant number of amendments to the three proposals (more than 1 200),
which required a prior filtering by the TRAN committee. Finally, Parliament's position on the enforcement and posting proposal was adopted by a slim majority, with 317 votes in favour, 302 against and 14 abstentions, on 4 April 2019.

After the elections to the European Parliament, on 10 July 2019, Kateřina Konečná (GUE/NGL, Czechia) was appointed as new rapporteur to replace Merja Kyllönen. On 24 September 2019, the TRAN committee decided to open interinstitutional negotiations on the basis of the first-reading position.

In the Council, the Working Group on Land Transport started examining the proposal in June 2017. The Estonian Presidency presented a progress report to the Council on 5 December 2017. On this occasion, ministers welcomed the progress report, and several of them highlighted the compromise reached by social affairs ministers in October 2017 in the framework of the revision of the Posting of Workers Directive. This compromise established that changes to the Posting of Workers Directive would apply to the RTS only once the Lex specialis (i.e. the present proposal) entered into force. However, several ministers noted that transport-specific rules for posting would require considerable work. The subsequent Bulgarian Presidency published a progress report on 30 May 2018. In respect of enforcement and specific rules for posting drivers, the presidency strove to empower the Commission to adopt delegated acts for updating the lists of infringements and the lists detailing subjects of checks (roadside or at premises). At the Council meeting on transport, telecommunications and energy on 7 June 2018, the Bulgarian Presidency presented its progress report and took stock of the progress achieved on the legislative file. It could not reach a general approach.

The subsequent Austrian Presidency drew up several compromise agreements, which were discussed from October 2018.

On 12 November 2018, the Road Alliance transport ministers met in Brussels to reiterate their unchanged political priorities on the legislative proposals concerning social and market rules in the RTS. In their statement, they insisted on the importance of fighting unfair competition and introducing smart tachographs rapidly. They also observed that driving and rest times as well as application of posting rules were still open issues.

At the Council meeting on transport, telecommunications and energy on 3 December 2018, the Council agreed its general approach on this proposal as well as on the two other linked proposals concerning the social reform of road haulage. According to the general approach, cabotage operations should be considered as being posted, while transit through a Member State without loading or unloading goods or picking up or setting down passengers should not. The general approach extended the exemption from posting rules to bilateral transport operations from the Member State of establishment to another Member State or a third country or vice versa. In order to enhance the exchange of information, a Member State would have to submit the information requested by another Member State within 30 working days, or within three working days in urgent cases.

Trilogue negotiations on the legislative proposal started in October 2019, under the Finnish Presidency. After the fourth negotiating session, on 12 December 2019, the Parliament and the Council reached a provisional agreement. According to that, cabotage and operations part of the 'road leg' of combined transport would be covered by the posting rules. The agreement confirmed that transit and bilateral transport would be excluded from posting regime.

On 20 December 2019, the Member States' ambassadors to the EU (Coreper) approved by a narrow majority (17 Member States representing roughly 69 % of the EU population) the provisional agreement on enforcement and posting rules. A further step towards the adoption of this legislative proposal was taken by the TRAN committee on 21 January 2020, when it approved the provisional agreement by 27 votes in favour, 22 against and 0 abstentions.
The Council formally adopted its first-reading position, by written procedure, on 7 April 2020. The agreed text now returns to Parliament for a second reading, first in the TRAN committee and then in plenary vote, enabling its formal adoption. Following that, Member States will have 18 months to introduce the directive’s provisions in their national law.

**EP SUPPORTING ANALYSIS**

**OTHER SOURCES**
Posting drivers in the road transport sector, Legislative Observatory (OEIL), European Parliament.
ENDNOTES


3 Pursuant to Article 2(3) of 1 January 2012, this percentage may be increased to 4%, provided that, on average, more than 90% of all vehicles checked are equipped with a digital tachograph.

4 Annex III was replaced in 2009 by the Commission Directive 2009/5/EC.

5 Transit of road vehicle is defined as any loaded or empty road motor vehicle, which enters and leaves the country at different points provided that the journey within the country does not imply any loading or unloading operation.

6 In the 2011-2012 reporting period, Denmark, Greece, Italy, Latvia and the Netherlands did not meet the 3% threshold.

7 Cabotage operations are 'national carriage for hire or reward carried out on a temporary basis in a host Member State' as defined by Regulation EC 1072/2009. Regulation EC 1073/2009 provides a more complete definition.

8 This section aims to provide a flavour of the debate and is not intended to be an exhaustive account of all different views on the proposal. Additional information can be found in related publications listed under 'EP supporting analysis'.

9 See Road transport: driving, breaks, rest times and positioning by tachographs, EU Legislation in Progress, EPRS, European Parliament, March 2019.

10 Confederations from Belgium, Bulgaria, Croatia, Czech Republic, Denmark, Estonia, Greece, Hungary, Ireland, Latvia, Lithuania, Netherlands, Poland, Portugal, Romania, Slovakia, Spain and the United Kingdom.

11 Compromise amendments group amendments or seek an alternative to conflicting amendments.

12 The Road Alliance was set up on 31 January 2017, in Paris, by the transport ministers of eight Member States (Belgium, Denmark, Germany, France, Italy, Luxembourg, Austria and Sweden) and Norway to harmonise national social rules in the RTS and improve control and enforcement. Switzerland joined the Alliance later in 2017 and Greece in 2018.

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