Question for written answer E-001544/2019 to the Commission
Rule 130
Anneleen Van Bossuyt (ECR) and Ralph Packet (ECR)

Subject: Working as a ski instructor in another Member State

According to Directive 2005/36/EC, EU citizens are entitled to pursue a regulated profession in another Member State provided that they have a qualification and/or can demonstrate that they have one year's professional experience. Since 18 January 2016, the Directive has been enforceable in every Member State, irrespective of transposition.

Since then (on 23 November 2018), Trentino Marketing, the Regional 'Official Tourist Office' of the Autonomous Province of Trento (Italy), has distributed a public document among Belgian ski instructors listing specific requirements for exercising the profession of ski instructor in Trento, which are contrary to the provisions of the Directive and which are based on local legislation (Article 7 of Italy’s Decree-Law No 206/2007).

1. Has Directive 2005/36/EC applied to the Autonomous Province of Trento since its entry into force in Italy?

2. Can Trentino Marketing, any other organisation or a local law or authority impose additional conditions over and above those provided for in Directive 2005/36/EC?

3. Is it possible to confirm that, in the Autonomous Province of Trento, Belgian and other EU citizens who are qualified as ski instructors in Belgium or another Member State fall within the scope of Directive 2005/36/EC?