European Union (Recognition of Professional Qualifications) Regulations 2015

Made - - - - ***
Laid before Parliament ***
Coming into force - - 18th January 2016

The Secretary of State is designated (a) for the purposes of section 2(2) of the European Communities Act 1972 (b) in relation to recognition of higher education diplomas, formal qualifications, or experience in the occupation, required for the pursuit of professions or occupations.

The Secretary of State makes the following Regulations in exercise of the powers conferred under section 2(2) of, as read with paragraph 1A of Schedule 2 (c) to, the European Communities Act 1972.

These Regulations make provision for a purpose mentioned in section 2(2) of the European Communities Act 1972 and it appears to the Secretary of State that it is expedient for the references to Directive 2005/36/EC of the European Parliament and of the Council of 7th September 2005 on the recognition of professional qualifications (d), or to a provision of that Directive, to be construed as references to that Directive, or to that provision, as amended from time to time.

[ARRANGEMENT]

(a) S.L2002/248, S.L. 1995/3207, S.L. 2003/2901. Under section 57(1) of the Scotland Act 1998 (c.46), despite the transfer to Scottish Ministers of functions in relation to implementation obligations under Union law in relation to certain matters by virtue of section 53 of that Act, the function of the Secretary of State in relation to any matter continues to be exercisable by him as regards Scotland for the purposes specified in section 2(2) of the European Communities Act 1972.

(b) 1972 c.68

(c) Paragraph 1A of Schedule 2 was inserted by section 28 of the Legislative and Regulatory Reform Act 2006 (c.51).

Citation and commencement

1. These Regulations may be cited as the European Union (Recognition of Professional Qualifications) Regulations 2015 and come into force on 18th January 2016.

Interpretation

2.—(1) In these Regulations—

“adaptation period” has the meaning set out in regulation 45;

“another relevant European State” means a relevant European State other than the United Kingdom;

“applicant” has the meaning set out in regulation 14(3) and (4);

“aptitude test” has the meaning set out in regulation 45;

“competent authority”—

(a) in relation to the United Kingdom, has the meaning set out in regulation 4(1) to (4),

(b) in relation to another relevant European State, has the meaning set out in regulation 4(5),

and unless the context otherwise requires, a reference to a competent authority is a reference to a competent authority in relation to the United Kingdom;


“enactment” includes—

(a) an enactment contained in subordinate legislation within the meaning given by subsection (1) of section 21 of the Interpretation Act 1978, except that the definition of that term in that subsection shall have effect as if “Act” included Northern Ireland legislation, and

(b) an enactment contained in an Act of the Scottish Parliament or in an instrument made under such an Act;

“European Credit Transfer and Accumulation System” or “ECTS credit” means the credit system for higher education used in the European Higher Education Area;

“European professional card” means an electronic certificate which establishes that the holder has met all the necessary conditions in a host state for—

(i) the provision of service on a temporary and occasional basis; or

(ii) the recognition of professional qualifications for establishment in respect of a profession identified by an implementing act of the Commission(c) [including [x y z(d)].

“evidence of formal qualifications” has the meaning set out in regulation 15(2);


(c) IA reference

(d) May refer to Annex 1 of the Implementing Regulation as amended from time to time.
“home State” means the relevant European State from which an applicant originates or comes or in which the applicant obtained their professional qualifications or in which they lawfully practiced; "holder" means a person to whom a competent authority of a relevant European State has awarded professional qualifications;

“host State” means the relevant European State to which an applicant applies for access to or pursuit of a regulated profession in its territory, which is contingent on possession of specific professional qualifications;

“IMI” means the Internal Market Information System, the online, secure messaging system developed by the European Commission;

“lifelong learning” means all general education, vocational education and training, non-formal education and informal learning during life resulting in an improvement in knowledge, skills and competences and may include professional ethics;

“manager of an undertaking” means any person who in any undertaking in the occupational field in question has pursued an activity—

(a) as a manager of an undertaking or a manager of a branch of an undertaking;

(b) as a deputy to the proprietor or the manager of an undertaking where that post involves responsibility equivalent to that of the proprietor or manager represented; or

(c) in a managerial post with duties of a commercial and/or technical nature and with responsibility for one or more departments of the undertaking;

“missing document” means a document [refer to implementing act]

“overriding reasons of general interest” means reasons recognised as such in the caselaw of the Court of Justice of the European Union;

“point of single contact” means the authority designated in the United Kingdom to handle queries on access to professional activities in the United Kingdom;

“practice” in relation to any regulated profession includes—

(a) the taking up or pursuit of that profession in a relevant European State, whether in a self employed capacity or as an employed person; and

(b) in the course of such pursuit—

(i) the right to use a professional title or designatory letters; and

(ii) (the enjoyment of the benefit of the status associated with membership of the profession;

“profession” includes occupation or trade;

“professional association” means an association or organisation recognised in a special form, the purpose of which is, in particular, to promote and maintain a high standard in the professional field with which it is concerned and which, to that end—

(a) prescribes and enforces respect within its membership for rules of professional conduct and awards professional qualifications to its members; and

(b) confers on its members the right to use one or more professional titles or designatory letters or to benefit from a status corresponding to that professional qualification;

“professional experience” means the actual and lawful full-time or equivalent part-time pursuit of the profession concerned;

“professional traineeship” means, a period of professional practice carried out under supervision that constitutes a condition for access to a regulated profession and takes place either during or after completion of an education leading to a diploma;

“professional qualifications” has the meaning set out in regulation 15(1);

“professional rules” mean rules of a professional, statutory or administrative nature which are directly linked to professional qualifications, such as the definition of the profession, the use of titles, and serious professional malpractice which is directly and specifically linked to
consumer protection and safety, as well as disciplinary provisions which are applicable to professionals who pursue the same profession;

“regulated education and training” has the meaning set out in regulation 14(2);

“regulated profession” has the meaning set out in regulation 14(1);

“relevant body” means a body in the home State that can validate professional qualifications;

“relevant European State” means an EEA State or Switzerland(a);

“same profession” means the profession for which the applicant is qualified in their home State if the activities covered are comparable;

“sectoral professions” means one or more of the following regulated professions namely that of doctor, nurse responsible for general care, dental practitioner, veterinary surgeon, midwife, pharmacist and architect;

“third country” means a country other than a relevant European State,

“UK applicant” means a person whose qualifications were obtained wholly within the United Kingdom applying to a competent authority for authorisation to practice for the purposes of access to or pursuit of a regulated profession or any profession awfully pursuing that profession in the United Kingdom.

(2) References in these Regulations to the Directive or a provision of the Directive are references to the Directive or a provision of the Directive as amended from time to time.

(3) A reference in these Regulations to the United Kingdom shall, as the context requires, be taken to include a reference to any one or more of: England, Wales, Scotland, and Northern Ireland.

(4) For the purposes of these Regulations, an association or organisation established in the United Kingdom shall be taken to have been recognised in special form if the mode of its establishment was incorporation by Royal Charter.

Application

3.—(1) Subject to paragraphs (3) to (10), the provisions listed in paragraph (2) apply to applicants.

(2) Those provisions are—

(a) regulation 5(1) to (3), 6 and 7, (Functions of competent authorities in the United Kingdom),

(b) regulations 8 to 10 and 13, (EPC)

(c) regulations 16 and 17, (Partial access)

(d) regulation 18 to 23, (Part 2 (Freedom to provide services on a temporary basis),

(e) regulation 24,

(f) regulation 25 to 33,

(g) regulations 34 and 35, (Part 3 Freedom of establishment)

(h) regulation 36 to 42,

(i) regulation 43 to 48,

(j) regulation 49,

(k) regulation 52 to 57, (Chapters 1, 2 and 4 of Part 3 (Freedom of establishment),

(l) regulation 58,

(m) regulation 60 and 61.

(a) EEA countries and Switzerland have yet to agree to adopt Directive 2013/55/EU so these Regulations may need to be updated before they are made.
(3) The provisions in regulation 59(1) and 59(3) to (10), and regulation 60 to the extent it applies to regulation 59, apply to professionals referred to in regulation 59(2).

(4) The provisions listed in paragraph (2) apply to the sectoral professions only as mentioned in paragraphs (3) and (5).

(5) The following provisions apply to the sectoral professions in cases within any of sub-paragraphs (a) to (e) of paragraph (8) where the applicant for specific and exceptional reasons does not satisfy the requirements for automatic recognition or recognition on the basis of acquired rights, namely—

(a) regulation 6 to 13,
(b) regulation 16 and 17,
(c) except for the profession of architect, regulations 19(1) and (2) and 26 to 30
(d) regulation 34 to 48, (Chapter 1 of Part 3 (General system for the recognition of training)
(e) regulation 52 to 57 (Chapter 4 of Part 3) except regulation 56(3),
(f) regulations 58 and 62, and
(g) regulation 61.

(6) The following provisions apply to the professions listed in Part 3 of Schedule 1—

(a) regulation 5(1) to (3),
(b) regulations 6 to 10,
(c) regulation 13,
(d) regulation 18 to 33, (Part 2 (Freedom to provide services on a temporary basis)
(e) regulation 49,
(f) regulation 52 to 57, (Chapter 4 of Part 3 (Freedom of establishment)
(g) regulation 58; and
(h) regulation 60 to 62.

(7) Regulation 34 to 48 (Chapter 1 of Part 3) apply to the professions listed in Part 3 of Schedule 4 in cases where the applicant for specific and exceptional reasons does not meet the requirements set out in Schedule 4.

(8) The cases mentioned in paragraph (5) are—

(a) for applicants who are doctors with basic training, specialised doctors, nurses responsible for general care, dental practitioners, specialised dental practitioners, veterinary surgeons, midwives, pharmacists and architects when the applicant does not meet the requirements of effective and lawful professional practice required in Articles 23, 27, 33, 37, 39, 43 and 49 of the Directive (acquired rights),
(b) for applicants who are architects, when the applicant holds evidence of formal qualifications not listed in Annex V point 5.7 of the Directive,
(c) without prejudice to the provisions of Articles 21(1), 23 and 27 of the Directive (automatic recognition and acquired rights), for applicants who are doctors, nurses, dental practitioners, veterinary surgeons, midwives, pharmacists and architects holding evidence of formal qualifications as a specialist, which must follow the training leading to the possession of a title listed in Annex V of the Directive, points 5.1.1, 5.2.2, 5.3.2, 5.4.2, 5.5.2, 5.6.2, and 5.7.1, solely for the purposes of the recognition of the relevant speciality,
(d) for applicants who are specialised nurses without training as a general care nurse, where, in the United Kingdom, the relevant professional activities are pursued by nurses responsible for general care, specialised nurses without training as general care nurses or specialised nurses holding evidence of formal qualifications as a specialist which follows the training leading to the possession of the titles listed in Annex V, point 5.2.2 of the Directive, and
(e) for applicants whose qualifications were obtained in a third country and, if wishing to access and pursue a sectoral profession in the United Kingdom on a permanent basis—
(i) who have, in the relevant sectoral profession, three years’ professional experience on the territory of a relevant European State which recognised the formal qualifications obtained in the third country by permitting the applicant to pursue the profession on its territory in accordance with its rules; and

(ii) whose three years’ professional experience is certified by that State.

(9) Regulation 18 to 33 (Part 2) does not apply—

(a) to any of the professions listed in Part 2 of Schedule 1; and

(b) to the profession of solicitor in England and Wales, Northern Ireland or Scotland or the profession of barrister in England and Wales or Northern Ireland, or the profession of advocate in Scotland where the European Communities (Services of Lawyers) Order 1978(a) applies.

(10) These Regulations do not apply to the profession of statutory/company auditor as defined in section 1210 of the Companies Act 2006(b) and [Article 27(2) of the Companies (Northern Ireland) Order 1990].

(11) These Regulations do not apply to the profession of notary appointed by an official act of government.

Competent authorities

4.—(1) In the case of a regulated profession listed in any of Parts 1 to 3 of Schedule 1, the competent authority in the United Kingdom for the purposes of the Directive so far as relating to that profession is the body or authority specified in relation to that profession in that Part of that Schedule.

(2) In the case of a regulated profession that is regulated in the United Kingdom but is not listed in Schedule 1, the competent authority in the United Kingdom for the purposes of the Directive so far as relating to that profession is the governing body of that profession in the United Kingdom.

(3) In these Regulations “competent authority”, in relation to a profession listed in Part 4 of Schedule 1, means the body or authority specified in relation to that profession in that Part of that Schedule.

(4) In regulations 8, 9, 24 and 36 to 42, “competent authority” includes the contact point for a profession that is not regulated in the United Kingdom. This contact point must be notified to the Commission as authorised to access IMI and authorised by the Secretary of State to issue a European Professional Card in respect of that profession.

(5) For the purposes of these Regulations, the competent authority in another relevant European State in relation to—

(a) any document, certificate, attestation of competence, diploma or qualification,

(b) any period of professional experience, or

(c) any application, action or decision,

is the authority, body or person who under laws, regulations or administrative provisions is authorised in that State to issue, award or recognise the document or information concerned or (as the case may be) to certify the period of professional experience, to receive the application or to take the action or decision.

Functions of competent authorities in the United Kingdom

5.—(1) Without prejudice to its other powers and functions, a competent authority has the function of receiving and considering applications by applicants and taking the actions and decisions referred to in these Regulations.


(b) 2006 c.46

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(2) Competent authorities must—
   (a) work in close collaboration with competent authorities of other relevant European States;
   (b) provide assistance to competent authorities of other relevant European States in order to facilitate application of these Regulations; and
   (c) ensure the confidentiality of the information which they exchange.

(3) If the holder of a qualification awarded by a competent authority requests, either in writing or by electronic means, that authority to provide him with any information or evidence as listed in Annex VII of the Directive in support of his application to practice a profession in another relevant European State which regulates that profession, the competent authority must produce that information or evidence to the holder within the time limits set down in that Annex or, if there are no time limits, as soon as is reasonably practicable following the request of the holder.

(4) Competent authorities must also act as contact points for their regulated professions.

(5) Contact points must in addition to the function set out in regulation 62—
   (a) provide citizens and the contact points of other relevant European States with such information as is necessary concerning the recognition of professional qualifications, such as information on the national legislation governing the regulated profession concerned and pursuit of that profession, including social legislation, and where appropriate the rules of ethics;
   (b) on receipt of an enquiry, assist citizens in realising the rights conferred on them by the Directive, in cooperation, where appropriate, with other contact points and competent authorities.

(6) Competent authorities must enable all requirements, procedures and formalities relating to matters covered by these Regulations to be easily completed, remotely and by electronic means.

6.—(1) A competent authority seeking to ensure that a professional has a knowledge of language necessary for practising the profession in the United Kingdom may impose controls—
   (a) in cases where the profession has patient safety implications,
   (b) where there is serious and concrete doubt about the applicant’s language knowledge in respect of the professional activities the applicant intends to pursue.

(2) Any such controls may only be carried out after the recognition of the professional qualification or the issue of a European Professional Card.

(3) Controls must be proportionate to the activity to be pursued.

(4) Applicants must have right to appeal such controls.

7.—(1) Subject to (2) a competent authority in the United Kingdom must, when considering an application to carry out professional services where access is conditional on completion of a professional traineeship, recognise professional traineeships that have been carried out in a third country or another relevant European state.

(2) The professional traineeship referred to in (1) must be in accordance with guidelines published by the competent authorities on the organisation and recognition of traineeships carried out in relevant European states and third countries, and in particular on the role of the supervisor of the professional traineeship.

(3) Recognition of the professional traineeship does not replace any requirements to pass an examination in order to gain access to the profession.

(4) Competent authorities in the United Kingdom may impose a reasonable limit to the duration of any traineeship which can be carried out abroad.

Functions of competent authorities in the United Kingdom in relation to an application for a European Professional Card

8.—(1) This regulation and regulations 9 to 13, regulation 24 and regulations 36 to 42 apply to applications for a European Professional Card by way of recognition of a professional
qualification to a competent authority in the United Kingdom. Where an application for recognition is made under these provisions, an applicant may not make an application under the procedures provided for in regulations 21 to 23 and regulation 43.

(2) The competent authority must receive and consider applications and take the actions and decisions referred to in these Regulations.

(3) The competent authority must provide applicants with access to an on-line tool [created by the Commission] that creates an IMI file.

(4) Where a competent authority also allows for written applications, it must arrange for the creation of an IMI file, any information to be sent to the applicant and the issue of a European professional card.

(5) Within one week of receipt of the application, the competent authority must acknowledge receipt of the application and inform the applicant of any missing documents.

(6) Where applicable the competent authority must issue any supporting certificate required under these Regulations.

(7) The competent authority must verify whether —
   (a) the applicant is legally established in the United Kingdom,
   (b) any necessary documents that have been issued in the United Kingdom are valid and authentic.

(8) In cases of justified doubt, the competent authority may consult any relevant body that has issued the documents and may request certified copies of documents from the applicant within a deadline.

(9) But in case of subsequent applications, the competent authority may not request re-submission of documents in the IMI file which are still valid.

(10) The competent authority may charge a [reasonable] fee to cover the costs of processing an application.

Processing and access to data regarding the European Professional Card

9.—(1) The competent authorities in the home and host States must update the IMI file of a holder of a European professional card with the following:
   (a) information regarding disciplinary actions or criminal sanctions which—
      (i) relate to a prohibition or restriction,
      (ii) have consequences for the pursuit of activities by the holder.
   (b) deletion of information that is no longer required.

(2) The competent authority providing the update must immediately inform the following of any update—
   (a) the holder of the European professional card
   (b) competent authorities that have access to the corresponding IMI file.

(3) Such update must respect European and domestic legislation on personal data protection rules, including processing of personal data and free movement of such data set out in Directive 95/46/EC(a) and the processing of personal data and protection of privacy in the electronic communications sector under Directive 2002/58/EC(b).

(4) The content of information updates must be limited to—
   (a) the identity of the professional,
   (b) the profession concerned,

(a) OJ No. L281, 23.11.1995, p.31.
(c) information about a national authority or court which has adopted the decision on restriction or prohibition,

(d) scope of the restriction or prohibition and

(e) the period for which the restriction or prohibition applies.

10.—(1) Access to the information on the IMI file must be limited to the competent authorities of home and host State in accordance with Directive 95/46/EC.

(2) The competent authorities of home and host State must provide the holder of the European professional card with information on the content of the IMI file of that holder on request.

(3) Without prejudice to paragraph (1) the competent authorities of host States must permit employers, customers, patients, public authorities and other interested parties to verify the authenticity and validity of a European professional card presented to them by the holder.

11.—(1) The information included in the European professional card may include the following—

(a) information that is necessary to ascertain its holder’s right to exercise the profession for which it has been issued namely the holder’s name, surname, date and place of birth, profession, formal qualifications and the applicable regime and competent authorities involved, card number, security features and reference to a valid proof of identity.

(b) information relating to professional experience acquired, or compensation measures passed by the holder of the card.

12.—(1) Personal data included in the IMI file may be processed for as long as it is needed for the purposes of recognition of professional qualifications and as evidence of the recognition or of the transposition of the declaration required under regulation 21.

(2) The relevant competent authorities processing personal data in the European professional card or IMI file are controllers within the meaning of article 2(d) of Directive 95/46/EC.

(3) The Commission is a controller within the meaning of article 2(d) of Regulation (EC) No 45/2001 in relation to its responsibilities under regulations 8, 9 and 10 and the processing of personal data involved in those regulations.

13.—(1) The holder of the European professional card has the right, at any time and at no cost, to request the rectification of inaccurate or incomplete data or the deletion or blocking of the IMI file concerned.

(2) The competent authorities of the home and host States shall inform the holder of the card of the right referred to in paragraph (1) at the time the European professional card is issued, and remind the holder of such right every two years after that time.

(3) In the case where the application for the European professional card was submitted online, the reminder must be sent automatically via IMI.

(4) Where the holder of a European professional card issued for the purposes of establishment or temporary or occasional provision of services for professions having public health or safety implications requests deletion of the IMI file, the competent authorities of the host state must issue the holder of professional qualifications with evidence attesting to the recognition of that holder’s professional qualifications.

Regulated profession, regulated education and training and applicants

14.—(1) In these Regulations, “regulated profession” means—

(a) in relation to the United Kingdom--

(i) a profession listed in any of Parts 1, 3 and 4 of Schedule 1;

(ii) a profession practised by members of a professional association who have a title or designation set out in Part 2 of Schedule 1;
(iii) a professional activity or group of activities access to which, the pursuit of which or one of the modes of pursuit of which is subject (directly or indirectly) by virtue of legislative, regulatory or administrative provisions to the possession of specific professional qualifications; or

(iv) a professional activity or group of activities pursuit of which is by persons using a professional title limited by legislative, regulatory or administrative provisions to holders of a given professional qualification;

(b) in relation to another relevant European State, a professional activity, or group of professional activities, which constitutes a profession if and in so far as the activity, or group of activities, is regulated in that State as a professional activity.

(2) “Regulated education and training” means education and training which is directly geared to the practice of a profession in a relevant European State, and comprises a course or courses complemented where appropriate by professional training or probationary or professional practice, the structure and level of which are determined by the laws, regulations or administrative provision of that relevant European State or which are monitored or approved by the competent authority in a relevant European State.

(3) For the purposes of Part 2, and of any other provision of these Regulations so far as relating to Part 2, “applicant” means an individual—

(a) who wishes to access and pursue a regulated profession in the United Kingdom on a temporary and occasional basis, whether in an employed or self-employed capacity;

(b) who is a national of a relevant European State or who, although not a national of such a State, is by virtue of any enforceable EU right entitled to be treated, for the purposes of access to and pursuit of a regulated profession, no less favourably than a national of such a State;

(c) whose qualifications were obtained in a relevant European State or a third country;

(d) who is legally established in his home State for the purpose of pursuing the same profession there; and

(e) who, if neither that profession nor the education and training leading to it is regulated in his home State, has pursued that profession in that State for at least one year during the ten years preceding the provision of services.

(4) For the purposes of Chapters 1, 2 and 4 of Part 3, and of any other provision of these Regulations so far as relating to those Chapters, “applicant” means an individual—

(a) who wishes to access and pursue a regulated profession in the United Kingdom on a permanent basis, whether in an employed or self-employed capacity;

(b) who is a national of a relevant European State or who, although not a national of such a State, is by virtue of any enforceable [EU] right entitled to be treated, for the purposes of access to and pursuit of a regulated profession, no less favourably than a national of such a State;

(c) whose qualifications were obtained in a relevant European State or a third country; and

(d) who, if his qualifications were obtained in a third country, has three years’ professional experience in the profession concerned—

(i) on the territory of a relevant European State which recognised the formal qualifications obtained in the third country by permitting the individual to pursue the profession on its territory in accordance with its rules, and

(ii) certified by that State.

Professional qualifications and evidence of formal qualifications

15.—(1) In these Regulations, subject to regulation 18(2), “professional qualifications” means—

(a) qualifications attested by evidence of formal qualifications,
(b) an attestation of competence issued by a competent authority in the home State on the basis as set out in regulation 34(a),

(c) professional experience.

(2) “Evidence of formal qualifications” means—

(a) diplomas, certificates and other evidence issued by an authority in a relevant European State certifying successful completion of professional training obtained mainly in one or more relevant European States; or

(b) where paragraph (a) does not apply, diplomas, certificates and other evidence issued by a third country if the holder has three years’ professional experience—

(i) on the territory of a relevant European State which recognised the formal qualifications obtained in the third country by permitting the applicant to pursue the profession on its territory in accordance with its rules, and

(ii) certified by that State.

Partial access

16.—(1) Subject to paragraph (4), the competent authority in the United Kingdom may grant partial access, on a case by case basis, to a professional activity on its territory when the following conditions are met:

(a) The professional is fully qualified to exercise in the home State the professional activity for which partial access is sought in the United Kingdom.

(b) Differences between the professional activity exercised in the home State and the regulated profession in the United Kingdom are so large that the application of compensation measures would amount to requiring the applicant to complete the full programme of education and training required in the United Kingdom to have access to the full regulated profession in the United Kingdom.

(c) The professional activity can objectively be separated from other activities falling under the regulated profession in the United Kingdom.

(2) In determining paragraph (1)(c) the competent authority in the United Kingdom must take into account whether the professional activity can be pursued autonomously in the home State.

(3) Professionals benefitting from partial access must clearly indicate to service recipients the scope of their professional activities.

(4) Request for partial access may be rejected if justified by overriding reasons of general interest, suitable for securing the attainment of the objective pursued, and does not go beyond what is necessary to attain that objective.

17.—(1) Applications for partial access for the purpose of establishment must be examined in accordance with Chapter 1 and 4 of Part 3.

(2) Applications for partial access for the purpose of providing temporary and occasional services in respect of professional activities having public health and safety implications must be examined in accordance with Part 2 of Chapter 1.
Right to practice in the United Kingdom

18.—(1) Subject to the provisions in regulations 19 to 31, a competent authority may not, for any reasons related to professional qualifications, restrict an applicant who moves to the United Kingdom to provide professional services.

(2) In this Part, references to “professional qualifications” includes, in respect of an applicant whose qualifications were obtained in a third country, those qualifications.

19.—(1) The provisions of this Part only apply where the applicant moves to the United Kingdom to provide professional services on a temporary and occasional basis.

(2) The competent authority must assess on a case by case basis whether the provision of professional services is on a temporary and occasional basis in particular in relation to its duration, its frequency, its regularity and its continuity.

(3) Where the applicant moves to the United Kingdom, the applicant will be subject to the professional rules of the bodies referred to in Parts 1 and 3 of Schedule 1.

Exemptions

20.—(1) In accordance with regulation 18 and subject to paragraph (2), competent authorities must exempt applicants established in another relevant European State from the requirements which it places on professionals established in the United Kingdom relating to—

(a) authorisation by, registration with or membership of a professional organisation or body; and

(b) registration with a public social security body for the purpose of settling accounts with an insurer relating to activities pursued for the benefit of insured persons.

(2) Competent authorities may, in order to facilitate the application of disciplinary provisions in professional, statutory or administrative rules, provide either for automatic temporary registration or for pro-forma membership if such registration or membership—

(a) does not delay or complicate in any way the provision of services, and

(b) does not entail any additional costs for the applicant.

(3) For the purpose of settling accounts with an insurer relating to activities pursued for the benefit of insured persons, the applicant shall inform in advance or, in an urgent case afterwards, the body referred to in paragraph (1)(b).

Declaration and documents to be provided on the first provision of service

21.—(1) Subject to regulation 24, a competent authority may require that where an applicant first moves from another relevant European State to the United Kingdom in order to provide services in a regulated profession, the applicant must inform the appropriate competent authority by way of a declaration.

(2) The declaration must—

(a) be made in advance of the service being provided,

(b) include the details of any insurance cover or other means of personal or collective protection with regard to professional liability, and

(c) be renewed once a year if the applicant intends to provide temporary or occasional services in the United Kingdom during that year.

(3) The declaration or renewal supplied to the competent authority must be provided in writing and may be supplied by any means.
22.—(1) Competent authorities may require that the declaration be accompanied by the documents in paragraph (2)—

(a) for the first provision of services, or
(b) if there is a material change in the situation substantiated by the documents.

(2) The documents that may be required are—

(a) proof of nationality of the applicant or, where the applicant is not a national of a relevant European State, proof of the Community right on which the applicant relies,
(b) an attestation certifying that the applicant is legally established in another relevant European State for the purpose of pursuing the activities concerned and that the applicant is not prohibited from practising, even temporarily, at the moment of delivering the attestation,
(c) evidence of professional qualifications,
(d) for cases referred to in regulation 14(3)(e), any means of proof that the applicant has pursued the activity concerned for at least one year during the previous ten years,
(e) for professions in the security sector, in the health sector and professions related to the education of minors, including in childcare and early childhood education where required for United Kingdom professionals, an attestation confirming the absence of temporary or final suspensions from exercising the profession or of criminal convictions,
(f) For professions that have patient safety implications, a declaration about the applicant’s knowledge of the language necessary for practising the profession in the host State,
(g) [For professionals covering the activities referred to in regulation 49 and which were notified to the Commission as requiring a prior check of qualifications under regulation 26, a certificate concerning the nature and duration of the activity issued by the competent authority or body of the home State.]

23.—(1) An applicant who has submitted the required declaration in accordance with regulation 22 is entitled to have access to the professional activity or to exercise the professional activity in the entire territory of the United Kingdom.

(2) The competent authority may require additional information concerning the professional qualifications of the applicant if—

(a) the profession is regulated in parts of the United Kingdom in a different manner,
(b) such regulation also applies to all United Kingdom nationals,
(c) the difference in such regulation are justified by overriding reasons of general interest relating to public health or safety of recipients; and
(d) the competent authority has no other means of obtaining such information.

Issue of European professional card for temporary and occasional provision of service

24.—(1) Where an applicant applies for a European professional card under this Part in respect of professions other than those having public health or safety implications, the competent authority must—

(a) verify the application and supporting documents,
(b) issue the European professional card within three weeks of receipt of the application or any missing documents subject to regulation 26.

(2) The period of three weeks referred to in paragraph (1) starts on receipt of any missing documents referred to in regulation 8(5), or if there are none, upon the expiry of one week of receipt of the application.

(3) The competent authority must transmit the European professional card immediately to the competent authority of each host State requested in the application and inform the applicant.

(4) The decisions or the absence of decisions by the competent authority is subject to appeal under regulation 60.
(5) The competent authority may not require a further declaration under regulation 21 for a period of 18 months from the date of issue of the European professional card.

(6) The competent authority may on request issue an extension to the European professional card in respect of—

(a) services to be provided for a period over 18 months;
(b) services in other host States than that initially mentioned in the original application,

and will issue such extension on a case by case basis provided that the holder of the European professional card provides any information on material changes in the situation as set out in the IMI file relating to the application.

(7) The competent authority must transmit the updated European professional card to the relevant host states.

(8) The European professional card is valid in the entire territory of any relevant host state for the duration of the holder’s right to practice on the basis of the documents and information on their IMI file.

(9) Regulations 36 to 42 apply in the case of an application for a European professional card for the temporary and occasional provision of services for professions having public health or safety implications.

(10) For the purposes of this regulation, a profession having public health or safety implications is a regulated profession namely—

(a) a profession listed in Schedule 2;
(b) a sectoral profession, except the profession of architect, in a case described in regulation 3(8).

Title under which professional services are provided

25.—(1) Subject to paragraph (2), the applicant on providing services in the United Kingdom shall—

(a) use the professional title applicable to that profession in the home State, if that title exists within that State for the professional activity,
(b) indicate that title in the official language or one of the official languages of the home State in such a way as to avoid confusion with the professional title of the profession in the United Kingdom; and
(c) where no professional title exists in the home State, indicate his formal qualification in the official language or one of the official languages of that home State.

(2) On verification of qualifications where regulation 26, or where both regulations 26 and 27, apply, the applicant on providing services must use the professional title applicable to that profession in the United Kingdom.

(3) Paragraph (2) does not apply in cases where partial access has been granted and the professional activity must be exercised under the professional title of the home State.

(4) The competent authority may require use of the professional title referred to in paragraph (3) in English.

Checks for professions having public health or safety implications

26.—(1) This regulation and regulations 26 to 30 apply in the case of applicants in a regulated profession which has public health or safety implications, namely—

(a) a profession listed in Schedule 2;
(b) a sectoral profession, except the profession of architect, in a case described in regulation 3(8).
Subject to paragraph (3), for regulated professions referred to in paragraph (1), the competent authority may check the professional qualifications of the applicant prior to the first provision of services.

Such prior check shall be possible only where the purpose of the verification is justified and proportionate in the profession concerned in order to avoid serious damage to the health or safety of the recipient of the service, due to a lack of professional qualifications of the applicant, and where this check does not go beyond what is necessary to achieve that purpose.

27.—(1) Subject to regulation 28, the competent authority for a profession which has public health or safety implications must, prior to the first provision of services, give the applicant the opportunity to show that he has acquired the knowledge, skills or competence lacking where—

(a) the result of a check under regulation 26 demonstrates that there is a substantial difference between the professional qualifications of the applicant and the training required to access and pursue the regulated profession in the United Kingdom, and

(b) the substantial difference is such as to be harmful to public health or safety and cannot be compensated by the applicant’s professional experience or by knowledge, skills or competences acquired through lifelong learning formally validated to that end by a relevant body.

(2) In the circumstances specified in paragraph (1), the applicant must demonstrate that they have acquired the knowledge or competence lacking, in particular, by taking and passing an aptitude test.

28.—(1) The competent authority must, within the first month of receipt of the declaration and accompanying documents, inform the applicant of its decision—

(a) not to check the applicant’s professional qualifications,

(b) (having checked the applicant’s professional qualifications)—
   (i) to require the applicant to take an aptitude test, or
   (ii) to allow the provision of services.

29.—(1) Where there is a difficulty which would result in delay of a decision under paragraph 28(1), the competent authority must notify the applicant of the reason for the delay within the same deadline.

(2) The difficulty must be solved within one month of the notification referred to in paragraph (1) and the decision finalised within two months of resolution of the difficulty.

30.—(1) Where the competent authority gives the applicant the opportunity under regulation 27(1) to show that he has acquired the knowledge, skills and competence lacking, the competent authority must give the applicant that opportunity within one month of the decision referred to in paragraph 28(1) or 29(1).

(2) In the absence of a reaction from the competent authority within the periods stipulated in regulation 28(1), regulation 29(2) and paragraph (1), the applicant may provide the services in the United Kingdom.

Non compliance

31.—(1) An applicant will no longer be entitled to provide services in the profession that they are pursuing in the United Kingdom in accordance with this Part nor retain any temporary registration, if—

(a) the applicant becomes established in that profession in the United Kingdom; or

(b) the applicant is subject to a decision of the competent or judicial authority of the relevant European State in which the applicant is established which has the effect that the applicant is no longer lawfully established in that State or that the applicant is prohibited (even temporarily) from practising that profession there.

(2) Where—
(a) under regulation 21 an applicant should have, but has not, renewed (or further renewed) a
declaration under that regulation; and

(b) under the professional rules concerned, a sanction is imposed by reference to the failure
to renew,

the sanction is of no effect if, or so far as, it is not in the circumstances of the case proportionate to
the failure to renew.

(3) Where under an enactment any register is maintained of persons engaged in the profession
concerned, the competent authority for the profession, as a sanction for the failure to renew, may
cause the applicant’s name to be removed from that register.

(4) For the purposes of paragraph (2)(b), paragraph (3) is part of the professional rules
concerned.

Administrative cooperation and service provision

32.—(1) Competent authorities may ask the competent authorities of the home State—

(a) in the event of justified doubts, to provide any information relevant to the legality of the
applicant’s establishment and good conduct, as well as the absence of any disciplinary or
criminal sanctions of a professional nature imposed on the applicant,

(b) for information about the applicant’s training courses as necessary to assess substantial
differences likely to be harmful to public health and safety.

(2) Competent authorities must provide this information to the competent authorities of other
relevant European States in accordance with regulation 5(2) and regulation 58(1) and (2).

(3) In the case of non-regulated professions, the [contact points] [assistance centres] must
provide such information.

(4) Competent authorities on receiving a complaint by a recipient of a service against an
applicant, must ensure the exchange of all information necessary for complaints to be correctly
pursued.

(5) The competent authority must, on receiving a complaint described in paragraph (3), inform
the recipient of the outcome of the complaint.

Information to be given to a recipient of professional services or service

33. Where the service is provided under the professional title of the home State or under the
formal qualification of the applicant, a competent authority may require the applicant to furnish
the recipient of the service with any or all of the following information—

(a) if the applicant is registered in a commercial register or similar public register, the
register in which the applicant is registered, the relevant registration number, or
equivalent means of identification contained in that register;

(b) the activity is subject to authorisation in the home State, the name and address of the
competent or supervisory authority;

(c) any professional association or similar body with which the applicant is registered;

(d) the professional title or, where no such title exists, the formal qualification of the
applicant and relevant European State in which it was awarded;

(e) if the applicant performs an activity which is subject to VAT, the VAT identification
number referred to in Article 22(1) of the Sixth Council Directive 77/388/EEC(a); and

(f) details of any insurance cover or other means of personal or collective protection with
regard to professional liability.

Levels of qualification

34. For the purpose of applying conditions of recognition under regulation 43, professional qualifications are grouped under the following levels—

(a) an attestation of competence issued by a competent authority of a relevant European State on the basis of either:

   (i) a training course not forming part of a certificate or diploma within the meaning of paragraphs (b), (c), (d) or (e), or a specific examination without prior training, or full-time pursuit of the profession in another relevant European State for three consecutive years or for an equivalent duration on a part-time basis during the previous 10 years, or

   (ii) general primary or secondary education, attesting that the holder has acquired general knowledge;

(b) a certificate attesting to a successful completion of a secondary course either—

   (i) general in character, supplemented by a course of study or professional training other than that referred to in paragraph (c) and/or by the probationary or professional practice required in addition to that course, or

   (ii) technical or professional in character, supplemented where appropriate by a course of study or professional training as referred to in sub-paragraph (i), and/or by the probationary or professional practice required in addition to that course;

(c) a diploma certifying successful completion of either—

   (i) training at post-secondary level other than that referred to in paragraphs (d) and (e) of a duration of at least one year or of an equivalent duration on a part-time basis, one of the conditions of entry of which is, as a general rule, the successful completion of the secondary course required to obtain entry to university or higher education or the completion of equivalent school education of the second secondary level, as well as the professional training which may be required in addition to that post-secondary course; or

   (ii) regulated education and training or, in the case of a regulated profession, vocational training with a special structure with competences going beyond what is provided for at paragraph (b) equivalent to the level of training provided for under sub-paragraph (i), which provides a comparable professional standard and which prepares the trainee for a comparable level of responsibilities and functions provided that the diploma is accompanied by a certificate from the home state;

(d) a diploma certifying successful completion of training at post-secondary level of at least three and not more than four years’ duration, or of an equivalent duration on a part-time basis, which may in addition be expressed with an equivalent number of ECTS credits, at a university or establishment of higher education or another establishment providing the same level of training, and that the applicant has successfully completed the professional training which may be required in addition to that post-secondary course;

(e) a diploma certifying that the holder has successfully completed a post-secondary course of at least four years’ duration, or of an equivalent duration on a part-time basis, which may in addition be expressed with an equivalent number of ECTS credits, at a university or establishment of higher education or another establishment providing the same level of
training, and that the applicant has successfully completed the professional training which may be required in addition to the post-secondary course.

Equal treatment of qualifications

35.—(1) Any evidence of formal qualifications or set of evidence of formal qualifications must be treated as evidence of formal qualifications of a type covered by regulation 34, including the level in question if such evidence or set of evidence—
(a) is issued by the competent authority of a relevant European State certifying successful completion of training in any of the relevant European States on a full or part-time basis, within or outside formal programmes which is recognised by that relevant European State as being of an equivalent level, and
(b) confers on the holder the same rights of access to or pursuit of a profession or prepares the applicant for the pursuit of that profession.
(2) Any professional qualification shall be treated as evidence of formal qualifications under the same conditions as set out in paragraph (1) where such professional qualification:
(a) does not satisfy the requirements contained in the legislative, regulatory or administrative provisions in force in the home State for access to or the pursuit of a profession, but
(b) confers on the holder acquired rights by legislative, regulatory or administrative provisions in force in the home State.
(3) Paragraph (2) applies, in particular, where—
(a) the home State raises the level of training required for admission to a profession and for its exercise, and
(b) an applicant, having undergone former training which does not meet the requirements of the new qualification, benefits from acquired rights by virtue of legislative, regulatory or administrative provisions in the home State.
(4) Where the circumstances of paragraph (3) apply, the former training shall be considered by competent authorities as corresponding to the level of the new training.

Issue of European professional card for establishment

36.—(1) Where an applicant applies for a European professional card under this Part the competent authority in the home State must within one month verify the authenticity and validity of the supporting documents in the IMI file.
(2) The period of one month starts upon receipt of any missing documents referred to in regulation 8(5), or if there are none, upon the expiry of one week of receipt date of application.
(3) The competent authority in the home State must then transmit the application immediately to the competent authority [of the host State] [in the United Kingdom] and inform the applicant of the status of the application at the same time.
(4) The actions taken by the competent authority in the home State under paragraph (1) replaces any application for recognition of professional qualifications under [the national law of the host State] [the law of the United Kingdom].

37.—(1) In cases falling under regulation 49 and common training principles under articles 49a and 49b of the Directive, the competent authority in the [host State] [United Kingdom] must decide, within one month of receipt of the application transmitted by the home state competent authority, whether to issue a European professional card.
(2) In case of justified doubts, the competent authority [of the host State] [in the United Kingdom] may request additional information from, or the inclusion of a certified copy of a document by the competent authority of the home State.
(3) In the case referred to in paragraph (2), the competent authority of the home State must provide the information or document within two weeks of submission of the request.
(4) The request for additional information referred to in paragraph (2) shall not prevent the obligation to issue within the one month period referred to in paragraph (1), subject to an extension permitted under regulation 41.

38.—(1) In the case of temporary and occasional provision of services for professions having public health or safety implications and in cases referred to in regulation 46(3), the competent authority [of the host State] [in the United Kingdom] must decide whether to issue a European professional card or to subject the professional to compensation measures within two months of receipt of the application submitted by the competent authority of the home State.

(2) In case of justified doubts, the competent authority in the [host State] [United Kingdom] may request additional information from, or the inclusion of a certified copy of a document by the competent authority of the home State.

(3) In the case referred to in paragraph (2) the competent authority in the home state must provide the information or document within two weeks of the submission of the request.

(4) The request for additional information etc referred to in paragraph (2) will not prevent the obligation to issue within the two month period referred to in paragraph (1), subject to an extension permitted under regulation 41.

39. If the competent authority in the [host State] [United Kingdom] does not receive the information required to make a decision on the application from either the competent authority in the home State or the applicant, it may refuse to issue the card with justified reasons.

40. Where the competent authority in the [host State] [United Kingdom] fails to take a decision within the time limits set out in regulations 37(1) and 38(1) or fails to organise an aptitude test in accordance with regulation 46 the European professional card will be deemed to be issued and will be sent automatically through IMI to the applicant.

41.—(1) The competent authority in the [host State] [United Kingdom] can extend by two weeks the deadlines set out in regulations 37(1) and 38(1) for the automatic issue of the European professional card. It must explain the reason for the extension and inform the applicant.

(2) Such extension may be repeated once when strictly necessary, in particular for reasons relating to public health or safety of service recipients.

42. The decisions of the competent authority in the United Kingdom in regulations 36 to 41 or the absence of decisions by the competent authority in the [home State] [United Kingdom] must be subject to appeal in the United Kingdom under regulation 60.

Conditions for recognition

43.—(1) Subject to a requirement by the competent authority pursuant to regulation 46, if access to or pursuit of a regulated profession in United Kingdom is contingent on possession of specific qualifications, a competent authority must permit access to and pursuit of that regulated profession to an applicant under the same conditions as apply to a UK applicant, where that applicant—

(a) possesses the attestation of competence or evidence of formal qualifications required by another relevant European State, where the profession is regulated, in order to gain access to and pursue that same profession in that relevant European State, or

(b) has pursued that same profession on a full time basis for one year or for an equivalent overall duration on a part-time basis during the previous ten years in another relevant European State which does not regulate that profession, provided that the applicant possesses one or more attestations of competence or documents providing evidence of formal qualifications issued by a relevant European State that which does not regulate that profession.

(2) Attestations of competence or evidence of formal qualifications must satisfy the following conditions:

(a) they must have been issued by a competent authority of another relevant European State;
(b) where paragraph (1)(b) applies, they must also attest that the applicant has been prepared for the pursuit of the profession in question.

(3) A competent authority may not require the one year of professional experience referred to in paragraph (1)(b) if the evidence of formal qualifications which the applicant possesses certifies regulated education and training.

(4) A competent authority must accept the level attested under regulation 34 by the home state as well as the certificate by which the home state certifies that regulated education and training or vocational training with a special structure referred to in regulation 34(c)(ii) is equivalent to the level provided for in regulation 34(c)(i).

(5) A competent authority may refuse access to and pursuit of a regulated profession where access to this profession is contingent in the United Kingdom on possession of a qualifications set out in regulation 34(e) and where the applicant possesses an attestation of competence classified under regulation 34(a).

Compensation measures—adaptation periods and aptitude tests

44.—(1) An adaptation period means, in relation to the regulated profession which the applicant seeks to take up or pursue in the United Kingdom, a period of pursuit of a regulated profession under the supervision of a qualified member of that profession, subject to an assessment of the ability of the applicant to pursue that profession in the United Kingdom.

(2) The competent authority must clearly set out the detailed rules governing the adaptation period and its assessment, having regard to the circumstances of each individual applicant and, in particular, to the fact that he is a qualified professional in another relevant European State.

(3) The applicant may be required to undergo further training during the adaptation period.

(4) The applicant’s performance during the adaptation period must be assessed by the competent authority.

(5) The professional status of an applicant during the adaptation period will be a matter for the competent authority.

45.—(1) An aptitude test means, in relation to the regulated profession which the applicant seeks to take up or pursue in the United Kingdom, a test of the applicant’s professional knowledge skills and competences carried out or recognised by the competent authority with the aim of assessing the ability of the applicant to pursue that profession in the United Kingdom.

(2) The test must take into account that the applicant is a qualified professional in another relevant European State.

(3) The competent authority must determine the matters to be covered by the aptitude test as follows—

(a) the competent authority must draw up a list of subjects which, on the basis of a comparison between the education and training required for the practice of the profession required in the United Kingdom and that received by the applicant, have not been covered by the diploma or other evidence of formal qualifications possessed by the applicant;

(b) the test must cover subjects selected from those so listed, the knowledge of which is essential for the pursuit of the regulated profession in the United Kingdom; and

(c) the test may include knowledge of the relevant rules of professional conduct.

(4) The detailed application of the aptitude test and the professional status of an applicant preparing for the aptitude test will be a matter for the competent authority.

Conditions for compensation measures

46.—(1) A competent authority may, before authorising the applicant to practice the regulated profession in the United Kingdom, require the applicant in the circumstances specified in paragraph (3) either (but not both)—

(a) to complete an adaptation period of up to three years with a successful assessment, or
(b) to take and pass an aptitude test.

(2) If a competent authority intends to require the applicant to complete an adaptation period or take an aptitude test it must first examine whether the knowledge skills and competences acquired by the applicant in the course of the applicant’s professional experience or through lifelong learning, and formally validated to that effect in a relevant European State or in a third country is such that it fully or partly covers substantially different matters.

(3) A competent authority may require the applicant to complete successfully an adaptation period or pass an aptitude test if—

(a) the education and training the applicant has received covers substantially different matters than those covered by the evidence of formal qualifications required for the regulated profession in the United Kingdom; or

(b) the regulated profession in the United Kingdom—

(i) comprises one or more regulated professional activities which do not exist in the profession in the applicant’s home State, and

(ii) that difference consists in specific training which is required by the regulated profession and which covers substantially different matters from those covered by the applicant’s attestation of competence or evidence of formal qualifications.

(4) In this regulation, “substantially different matters” means matters of which knowledge skills and competences acquired are essential for pursuing the profession and with regard to which the training received by the applicant shows important/significant differences in terms of content from the training required in the United Kingdom.

(5) Where a competent authority decides that an aptitude test is necessary, it must permit the applicant the possibility of taking the test within six months of the decision imposing an aptitude test on the applicant.

47. Where a competent authority considers it necessary to impose an adaptation period or aptitude test, it must inform the applicant of—

a) The level of professional qualification required in the United Kingdom and the level of qualification held by the applicant in accordance with the classification set out in regulation 34; and

b) The substantial differences referred to in regulation 46(4) and the reasons for which those differences cannot be compensated by knowledge skills and competence acquired in the course of professional experience or lifelong learning formally validated by a relevant body.

48.—(1) Where a requirement is imposed under regulation 46(1), the choice between an adaptation period and aptitude test must be that of the applicant except—

(a) in the regulated professions set out in the first column of the table in Part 1 of Schedule 3, whose pursuit requires precise knowledge of national law and in respect of which the provision of advice or assistance or both concerning national law is an essential and constant aspect of the professional activity, where the requirements set out in the second column of that table in respect of each profession shall apply, or

(b) in cases specified in—

(i) regulation 3(8)(a) (except for nurses responsible for general care and midwives) and (b),

(ii) regulation 3(8)(c) concerning only doctors and dental practitioners,

(iii) regulation 3(8)(d), where the applicant is a specialist nurse without training as a general nurse and seeks recognition in the United Kingdom where the relevant professional activities are pursued by nurses responsible for general care or specialised nurses holding evidence of formal qualifications as a specialist which follows the training leading to the possession of the titles listed in Annex V, point 5.2.2, or

(iv) regulation 3(8)(e),
where for each of the professions set out in the first column of the table in Part 2 of Schedule 3, the requirements set out in the second column of that table shall apply.

(c) A holder of a professional qualification referred to in regulation 34(a) who applies for recognition of their professional qualifications where the national professional qualifications required is classified under regulation 34(c),

(d) A holder of a professional qualification referred to in regulation 34(b) who applies for recognition of their professional qualification where the national professional qualification required is classified under regulation 34(d) or (e).

(2) In the case of a holder of a professional qualification referred to in regulation 34(a) who applies for recognition of the qualification where the national professional qualification required is classified under regulation 34(d), the competent authority may impose both an adaptation period and an aptitude test.

CHAPTER 2
Recognition of Professional Experience

Automatic Recognition

49. Where an applicant applies for recognition, a competent authority must recognise, by way of a certificate in accordance with Annex VII (1)(c) of the Directive, previous pursuit of one of the activities listed in Part 3 of Schedule 1 in another relevant European State as sufficient proof of knowledge and aptitudes where the previous pursuit of that activity is in accordance with Schedule 4.

CHAPTER 3
United Kingdom Certificates of Experience

Issue and revocation of Certificates of Experience

50.—(1) The Secretary of State delegates to ECCTIS Limited(a) the function of issuing a certificate, to be called a “Certificate of Experience”.

(2) A Certificate of Experience must be issued to a person from a relevant European State who makes an application to ECCTIS Limited for the issue of such a certificate in respect of a relevant activity and satisfies ECCTIS Limited as to their relevant experience and qualifications gained in the United Kingdom as set out in Schedule 4.

(3) For the purpose of this regulation, a relevant activity is an activity which falls within the lists of activities set out in Annex IV of the Directive.

51.—(1) Where the Secretary of State is satisfied that—

(a) a certificate was issued in reliance upon a false or fraudulent representation or declaration, either orally or in writing, or

(b) information in reliance upon which a certificate has been issued is not correct or is not correct in a material particular and that the experience or qualifications to which the certificate attests have not been attained,

the Secretary of State may revoke the certificate by notice in writing sent to the person named in the certificate, subject to paragraphs (2) and (3).

(2) Before revoking the certificate the Secretary of State shall use reasonable endeavours to serve on the person named in the certificate a notice—

(a) ECCTIS Limited is a private limited company registered in England and Wales with company number 2405026.
(a) specifying that the Secretary of State is minded to revoke the certificate;
(b) specifying the false or fraudulent representations or declarations or the incorrect information upon which a certificate has been issued;
(c) specifying the effect of the matters set out in sub-paragraph (b) on the truth of the certificate; and
(d) inviting that person within a reasonable period of not less than 28 days to submit representations in writing as to—
   (i) the relevance of the false or fraudulent representations or declarations in relation to
       the certificate or the matters to which it attests; and
   (ii) any other reason and why the Secretary of State should not revoke the certificate.

(3) The Secretary of State shall consider any representation submitted within the period specified in the notice.

CHAPTER 4
Common Provisions on Establishment

Documentation and formalities

52.—(1) When considering an application for authorisation to pursue a regulated profession, other than an application for a European Professional Card, the competent authority may in accordance with the provisions of Annex VII of the Directive—
   (a) demand the documents and certificates listed in that Annex, and
   (b) invite the applicant to provide information concerning the applicant’s training to the extent necessary in order to determine the existence of potential substantial differences with the training requirements in the United Kingdom, or if it is impossible for the applicant to provide such information, the competent authority shall address the contact point, the competent authority or any other relevant body in the home State.

(2) The documents referred to in point 1(d), (e) and (f) of Annex VII, shall not be more than three months old by the date on which they are submitted.

(3) The competent authority must keep confidential all such information received by it.

53.—(1) A competent authority, in cases of justified doubt, may require from a competent authority of a relevant European State confirmation of the authenticity of the attestations and evidence of formal qualifications awarded in that other relevant European State.

(2) A competent authority, in cases of justified doubt, is entitled, where evidence of formal qualifications has been issued by a competent authority of a relevant European State, and includes training received in whole or in part in an establishment legally established in a relevant European State other than that which awarded the qualification, to verify with a competent authority of the relevant European State of origin of the award—
   (a) whether the training course at the establishment which gave the training has been formally certified by the educational establishment in the relevant European State of origin of the award;
   (b) whether the evidence of formal qualifications issued is the same as that which would have been awarded if the course had been followed in the relevant European State of origin of the award; and
   (c) whether the evidence of formal qualifications confers the same professional rights in the territory of the relevant European State of origin of the award.

(3) A competent authority, in cases of justified doubt, is entitled to require confirmation from a competent authority of a relevant European state that the applicant is not suspended or prohibited from the pursuit of the profession as a result of serious professional misconduct or conviction of criminal offences relating to the pursuit of any of the applicant’s professional activities.
54. Where an applicant is required to swear a solemn oath or make a sworn statement, the form of which is such that it cannot be taken or made by applicants of another relevant European State, the competent authority must ensure that an appropriate equivalent form of oath or declaration is available for those applicants.

55. Exchanges by competent authorities under regulations 52 and 53 shall take place via the IMI.

Decisions of competent authorities

56. —(1) The competent authority must acknowledge receipt of an applicant’s application to establish himself in the United Kingdom pursuant to Part 3 of these Regulations within one month of receipt, and must inform the applicant if any document is missing.

(2) The competent authority must consider the applicant’s application as soon as is reasonably practicable, and must notify the applicant of its decision together with the reasons upon which it is based—

(a) within four months, for applications under Chapter 1 of this Part, or

(b) within three months, for applications under Chapter 2 of this Part of receipt of all the relevant documentation.

(3) For the purposes of this regulation, if a competent authority fails to take a decision and notify it to the applicant within the period mentioned in paragraph (2), it shall be deemed to have taken a decision to reject the application and to have notified it to the applicant on the last day of that period.

(4) This regulation does not apply to a competent authority acting in relation to an application for a European Professional Card for establishment in the United Kingdom.

Use of professional titles

57. —(1) If the use of a professional title relating to one of the activities of the profession in question is regulated in the United Kingdom, applicants who are authorised to practice a regulated profession in accordance with this Part of these Regulations must use the professional title used in the United Kingdom which corresponds to that profession, and make use of any associated initials.

(2) Where a profession is regulated in the United Kingdom by a professional association, applicants must not be authorised to use the professional title issued by that professional association, or its abbreviated form, unless they furnish proof that they are members of that professional association.

(3) A professional association that makes membership contingent upon certain qualifications may do so only under the conditions laid down in these Regulations in respect of applicants who possess professional qualifications.

(4) A professional association in the United Kingdom may only reserve use of a professional title to the holders of professional qualifications if the title has been notified to the Commission and other member states.
PART 4
Supplementary

Exchange of information

58. (1) Competent authorities in the United Kingdom must exchange information with competent authorities of relevant European States regarding disciplinary action or criminal sanctions taken or any other serious, specific circumstances which are likely to have consequences for the pursuit of activities under these Regulations.

(2) Pursuant to paragraph (3), a competent authority in the home State receiving information from a competent authority of another relevant European State on disciplinary action or criminal sanctions, must —

(a) examine the veracity of the circumstances,
(b) decide on the nature and scope of the investigations which need to be carried out, and
(c) inform that authority of the conclusions which it draws from the information available to it.

(3) Competent authorities must exchange information for the purposes of this regulation in accordance with data protection rules set out in Directives 95/46/EC and 2002/58/EC and through use of the IMI procedure.

Alert mechanism

59.—(1) A competent authority in the United Kingdom must inform the competent authorities of other relevant European states about a professional whose professional activities have been restricted, or prohibited, even on a temporary basis, by the national authorities or the court in the United Kingdom.

(2) A professional referred to in paragraph (1) is any one of the following:

(a) a doctor of medicine and of general practice possessing evidence of formal qualifications referred to in points 5.1.1 and 5.1.4 of Annex V;
(b) specialist doctor of medicine possessing a title referred to in point 5.1.3 of Annex V;
(c) nurse responsible for general care possessing evidence of formal qualifications referred to in point 5.2.2 of Annex V;
(d) dental practitioner possessing evidence of formal qualifications referred to in point 5.3.2 of Annex V;
(e) specialist dentist possessing evidence of formal qualifications referred to in point 5.3.3 of Annex V;
(f) veterinary surgeon possessing evidence of formal qualifications referred to in point 5.4.2 of Annex V;
(g) midwife possessing evidence of formal qualifications referred to in point 5.5.2 of Annex V;
(h) pharmacist possessing evidence of formal qualifications referred to in point 5.6.2 of Annex V;
(i) holders of certificates mentioned in point 2 of Annex VII attesting that the holder completed a training which satisfies the minimum requirements listed in articles 24, 25, 31, 34, 38, 40 or 44 respectively, but which started earlier than the reference dates of the qualifications listed in points 5.1.3, 5.1.4, 5.2.2, 5.3.2, 5.3.3, 5.4.2, 5.5.2, 5.6.2 of Annex V;
(j) holders of certificates of acquired rights as referred to in articles 23, 27, 29, 33, 33a, 37, 43 and 43a;
(k) other professionals exercising activities that have patient safety implications where the professional is pursuing a profession regulated in the United Kingdom; and

(l) professionals exercising activities relating to education of minors, including in childcare and early childhood education where the professional is pursuing a profession regulated in the United Kingdom,

(3) A competent authority must send the information by way of alert through IMI within three days of the date of the decision restricting or prohibiting the pursuit of the activity in its entirety or in part by the professional.

(4) The information referred to in paragraph (3) must be limited to —

(a) the identity of the professional;

(b) the profession concerned;

(c) information about the national / competent authority or court adopting the decision on restriction or prohibition;

(d) the scope of the restriction or prohibition,

(e) the period during which the prohibition or restriction applies.

(5) A competent authority must inform the competent authorities of all relevant European states by way of alert via IMI of the identity of a professional who has been found by a court in the United Kingdom of having falsified evidence of professional qualifications in an application for recognition under these Regulations, within three days of the court judgement.

(6) The processing of personal data for the purposes of exchange of information under paragraphs and (5) must be carried out in accordance with Directive 95/46/EC and 2002/58/EC.

(7) A competent authority must inform the competent authorities of all relevant European states without delay when a prohibition or restriction referred to in paragraph (1) has expired together with the date of expiry and any subsequent change to that date.

(8) The competent authority must inform the professional concerned—

(a) of the decision to submit an alert in writing at the same time the alert is sent out to other relevant European states;

(b) of the right to appeal against the decision or to apply for rectification;

(c) the access to remedies for damage caused by false alerts sent out to relevant European states.

(9) In cases where the professional takes action under paragraph 8 (b) the competent authority must qualify the alert to show that it is subject to proceedings by the professional concerned.

(10) The competent authority must delete an alert within three days of a decision revoking it, or the expiry of the prohibition or restriction referred to in paragraph (1).

Appeals

60.—(1) Within four months of the notification to the applicant of any decision of a competent authority made in relation to the applicant under regulations 6(4), 19(2), 24(1), Part 3 or regulation 59, or thereafter with the leave of the appropriate appeal body, the applicant may appeal against that decision on a matter of law or fact (or of both) to the appropriate appeal body.

(2) This regulation does not apply in relation to any decision of a competent authority for a particular profession where the right of appeal to a body, other than a competent authority, in relation to that decision is provided for in another enactment relating to that profession.

(3) An appropriate appeal body may, for the purpose of determining any appeal under these Regulations against the decision of a competent authority—

(a) give any authorisation to practise and impose any condition which the competent authority could give or impose in relation to that profession; or

(b) remit the matter to the competent authority with such directions as the appeal body sees fit.
(4) In this regulation, "the appropriate appeal body" means—
(a) where the profession concerned is one set out in the first column of an entry in Schedule 5, the court, tribunal or other person set out in the second column of that entry;
(b) in any other case, the county court or, in Scotland, the sheriff.

Use of academic titles

61.—(1) Without prejudice to regulations 25 and 57, an applicant will have the right to use the lawful academic title (and where appropriate the abbreviation thereof) acquired by the applicant in their home State and in the language of that State.

(2) Where the applicant makes use of the possibility provided for in paragraph (1), the competent authority may require that the title shall be followed by the name and location of the establishment or examining board which awarded it.

(3) Where a competent authority decides that an academic title in paragraph (1) is liable to be confused with a title which, in the United Kingdom, requires supplementary training not acquired by the applicant, it may require the applicant to use the academic title of the home State in an appropriate form laid down by the competent authority.

Information from competent authorities

62.—(1) Competent authorities must provide the Secretary of State with such information (including statistical information) as the Secretary of State may require concerning applications made to those authorities by those seeking to rely on the provisions of the Directive and the actions and decisions taken in respect of those applications.

(2) The information referred to in (1) must include detailed information on the number and types of decisions issued in accordance with these Regulations, including the types of decisions on partial access taken in accordance with regulation 16.

Revocation

63. The Regulations set out in the first column of Schedule 6 are revoked to the extent expressed in the third column of that Schedule.

Name
Title
Date
Department for Business, Innovation and Skills
## SCHEDULE 1

Regulations 3 and 14

### Regulated Professions

#### PART 1

Professions Regulated by Law or Public Authority

<table>
<thead>
<tr>
<th>Profession</th>
<th>Competent authority</th>
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<tbody>
<tr>
<td>Actuary</td>
<td>The Institute and Faculty of Actuaries</td>
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<tr>
<td>Advocate in Scotland</td>
<td>The Faculty of Advocates</td>
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<tr>
<td>Air Traffic Controller</td>
<td>Civil Aviation Authority</td>
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<tr>
<td>Aircraft Maintenance Engineer</td>
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<td>Airport Fire Officer</td>
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<td>Airport Fire Fighter</td>
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<tr>
<td>Analytical Chemist</td>
<td>The Royal Society of Chemistry</td>
</tr>
<tr>
<td>Barrister in England and Wales</td>
<td>General Council of the Bar</td>
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<tr>
<td>Barrister in Northern Ireland</td>
<td>The Bar of Northern Ireland</td>
</tr>
<tr>
<td>Licensed Boatmaster</td>
<td>Secretary of State</td>
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<tr>
<td>Licensed Cab Driver (London)</td>
<td>Transport for London</td>
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<tr>
<td>In England and Wales:</td>
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<tr>
<td>Cash and Valuables in Transit Operative</td>
<td>Security Industry Authority</td>
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<td>Close Protection Operative</td>
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<td>Door Supervisor</td>
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<td>Public Space Surveillance Operative</td>
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<td>Security Guard</td>
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<td>Vehicle Immobiliser</td>
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<td>Office for Standards in Education, Children’s Services and Skills</td>
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<tr>
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<td>Care and Social Services Inspectorate Wales</td>
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<td>The General Chiropractic Council</td>
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<td>Maritime and Coastguard Agency</td>
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<td>Deck Officer Class 2--Fishing Vessels</td>
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<td>Chief Engineer Class 2--Fishing Vessels</td>
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<td>Registered Dispenser of Hearing Aids</td>
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<tr>
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<td>Registrar,( s 123 RTA 1986) Driver and Vehicles Standards Agency</td>
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<td>Approved Driving Instructor (Northern Ireland)</td>
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<td>Farriers Registration Council</td>
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<td>Harbour Pilot</td>
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<td>Arts Therapist</td>
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<td>Biomedical Scientist</td>
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<td>Chiropodist or Podiatrist</td>
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<td>Clinical Scientist</td>
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<td>Dietician</td>
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<td>Occupational Therapist</td>
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<td>Operating Department Practitioner</td>
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<td>Orthoptist</td>
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<td>Paramedic</td>
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<td>Physiotherapist</td>
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<td>Prosthetist and Orthotist</td>
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<td>Radiographer</td>
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<td>[Registered psychologist (that is to say, a clinical psychologist, counselling psychologist, educational psychologist, forensic psychologist, health psychologist, occupational psychologist or sport and exercise psychologist)]</td>
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<td>Speech and Language Therapist</td>
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<tr>
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<td>The Insolvency Practitioners Association</td>
<td>The Insolvency Practitioners Association</td>
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<tr>
<td>Department of Enterprise, Trade and Investment in Northern Ireland</td>
<td>The Association of Chartered Certified Accountants</td>
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<td>The Institute of Chartered Accountants in England and Wales</td>
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<td>The Law Society of Scotland</td>
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<tr>
<td>Inspector of Weights and Measures</td>
<td>Secretary of State</td>
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<tr>
<td>Inspector of Weights and Measures in Northern Ireland</td>
<td>Department of Enterprise, Trade and Investment in Northern Ireland</td>
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<td>Drivers and Vehicles Standards Agency</td>
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<td>Diver</td>
<td>The Health and Safety Executive</td>
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<td>Mine Manager</td>
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<td>Mine Surveyor</td>
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<td>Mine Mechanical Engineer</td>
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<td>Nurses admitted to:</td>
<td>Nursing and Midwifery Council</td>
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<tr>
<td>Sub-Part 2 of the nurses’ Part of the Register maintained by the Nursing and Midwifery Council</td>
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<td>Notary Public (England and Wales)</td>
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<td>Dispensing Optician</td>
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<td>Osteopath</td>
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<tr>
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<tr>
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<td>Scottish Qualifications Authority</td>
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</tr>
<tr>
<td>School Teacher in a publicly regulated school in Northern Ireland</td>
<td>The General Teaching Council for Northern Ireland</td>
</tr>
<tr>
<td>School Teacher in a publicly regulated school in Scotland</td>
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<tr>
<td>School Teacher in a publicly regulated school in Wales</td>
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<td>Health and Care Professions Council</td>
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<td>Northern Ireland Social Care Council</td>
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<td>Care Council for Wales</td>
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<td>Solicitor in Northern Ireland</td>
<td>The Law Society of Northern Ireland</td>
</tr>
<tr>
<td>Solicitor in Scotland</td>
<td>The Law Society of Scotland</td>
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<tr>
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<tr>
<td>Teacher at a further education institution in Wales (within meaning of the Education Act 2002)</td>
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<td>Designatory Letters</td>
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</tr>
<tr>
<td>Actuary</td>
<td>FIA, FFA</td>
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<tr>
<td>Chartered Architectural Technologist</td>
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<td>Chartered Accountant</td>
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<tr>
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<td>CA</td>
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<tr>
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<tr>
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<td>MRICS</td>
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<tr>
<td>Chartered Land Surveyor</td>
<td>MRICS</td>
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<tr>
<td>Chartered Minerals Surveyor</td>
<td>MRICS</td>
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<td>Chartered Quantity Surveyor</td>
<td>MRICS</td>
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<td>Chartered Surveyor</td>
<td>MRICS</td>
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<tr>
<td>Chartered Valuation Surveyor</td>
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<td>Chartered Chemist</td>
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<tr>
<td>Chartered Civil Engineer</td>
<td>MICE</td>
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<td>Chartered Colourist</td>
<td>C Col. LSDC</td>
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<td>Chartered Gas Engineer</td>
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<td>Chartered Geologist</td>
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<td>Professional Title (where applicable)</td>
<td>Designatory Letters</td>
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<td>FRCO</td>
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<td>MLI</td>
</tr>
<tr>
<td>Profession (where applicable)</td>
<td>Title</td>
</tr>
<tr>
<td>-------------------------------</td>
<td>-------</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**PART 3**

Regulated Professions Under Regulation 49

<table>
<thead>
<tr>
<th>Profession</th>
<th>Competent authority</th>
</tr>
</thead>
<tbody>
<tr>
<td>Farrier in England, Wales and Scotland</td>
<td>Farriers Registration Council</td>
</tr>
</tbody>
</table>

**PART 4**

Sectoral Professions

<table>
<thead>
<tr>
<th>Profession</th>
<th>Competent authority</th>
</tr>
</thead>
<tbody>
<tr>
<td>Architect</td>
<td>Architects Registration Board</td>
</tr>
<tr>
<td>Dental practitioner</td>
<td>General Dental Council</td>
</tr>
<tr>
<td>Doctor with basic training</td>
<td>General Medical Council</td>
</tr>
<tr>
<td>Doctor:</td>
<td></td>
</tr>
<tr>
<td>Specialist doctor</td>
<td>The General Medical Council.</td>
</tr>
<tr>
<td>General practitioner</td>
<td></td>
</tr>
<tr>
<td>Nurse and midwife</td>
<td>Nursing and Midwifery Council</td>
</tr>
<tr>
<td>Pharmacist in England, Wales and Scotland</td>
<td>General Pharmaceutical Council</td>
</tr>
<tr>
<td>Pharmacist in Northern Ireland</td>
<td>Pharmaceutical Society of Northern Ireland</td>
</tr>
<tr>
<td>Veterinary Surgeon</td>
<td>Royal College of Veterinary Surgeons</td>
</tr>
</tbody>
</table>
SCHEDULE 2

Regulated Professions Having Public Health or Safety Implications

Arts Therapist
Biomedical Scientist
Childminder in England
Childminder in Wales
Child Psychotherapist (employed in the National Health Service)
Chiropodist or Podiatrist
Chiropractor
Clinical Dental Technician
Clinical Scientist
Dental Hygienist
Dental Nurse
Dental Technician
Dental Therapist
Dietician
Dispensing Optician
Hearing Aid Dispenser
Nurse (other than a nurse admitted to Sub-Part 1 of the nurse’s part of the register maintained by the Nursing and Midwifery Council whose field of practice is adult nursing)
Occupational Therapist
Operating Department Practitioner
Optometrist (Ophthalmic Optician)
Orthodontic Therapist
Orthoptist
Osteopath
Paramedic
[Pharmacy Technician in Great Britain]
Physiotherapist
Prosthetist and Orthotist
Radiographer
Registered Gas Installer
[Registered psychologist (that is to say, a clinical psychologist, counselling psychologist, educational psychologist, forensic psychologist, health psychologist, occupational psychologist or sport and exercise psychologist)]
Social Worker in England
Social Worker in Northern Ireland
Social Worker in Scotland
Social Worker in Wales
Speech and Language Therapist
Listed Veterinary Nurse
SCHEDULE 3
Regulation 48
Professions in Respect of which the Right of the Applicant to Choose Between an Adaptation Period and an Aptitude Test is Displaced

PART 1
Professions Under Regulation 48(1)(a)

<table>
<thead>
<tr>
<th>Profession</th>
<th>Requirement</th>
</tr>
</thead>
<tbody>
<tr>
<td>Advocate in Scotland</td>
<td>Aptitude test</td>
</tr>
<tr>
<td>Associate of the Chartered Institute of Management Accountants</td>
<td>Aptitude test</td>
</tr>
<tr>
<td>Barrister in England and Wales</td>
<td>Aptitude test</td>
</tr>
<tr>
<td>Barrister Northern Ireland</td>
<td>Aptitude test</td>
</tr>
<tr>
<td>Certified Accountant</td>
<td>Aptitude test</td>
</tr>
<tr>
<td>Chartered Accountant in England and Wales</td>
<td>Aptitude test</td>
</tr>
<tr>
<td>Chartered Accountant in Scotland</td>
<td>Aptitude test</td>
</tr>
<tr>
<td>Chartered Accountant in Scotland</td>
<td>Aptitude test</td>
</tr>
<tr>
<td>Chartered Tax Adviser</td>
<td>Aptitude test</td>
</tr>
<tr>
<td>Licensed Conveyancer</td>
<td>Adaptation Period</td>
</tr>
<tr>
<td>Insolvency Practitioner</td>
<td>Aptitude test</td>
</tr>
<tr>
<td>Notary Public in England and Wales</td>
<td>Aptitude test</td>
</tr>
<tr>
<td>Patent Attorney or Patent Agent</td>
<td>Aptitude test</td>
</tr>
<tr>
<td>Public Finance Accountant</td>
<td>Aptitude test</td>
</tr>
<tr>
<td>Solicitor in England and Wales</td>
<td>Aptitude test</td>
</tr>
<tr>
<td>Solicitor in Northern Ireland</td>
<td>Aptitude test</td>
</tr>
<tr>
<td>Solicitor in Scotland</td>
<td>Aptitude test</td>
</tr>
<tr>
<td>Registered Trade Mark Attorney</td>
<td>Aptitude test</td>
</tr>
</tbody>
</table>

PART 2
Professions Under Regulation 48(1)(b)

<table>
<thead>
<tr>
<th>Profession</th>
<th>Requirement</th>
</tr>
</thead>
<tbody>
<tr>
<td>Architect</td>
<td>Aptitude test</td>
</tr>
<tr>
<td>Dental practitioner</td>
<td>Aptitude test</td>
</tr>
<tr>
<td>Doctor</td>
<td>Adaptation period</td>
</tr>
<tr>
<td>Nurse and midwife</td>
<td>Adaptation period</td>
</tr>
<tr>
<td>Pharmacist</td>
<td>Adaptation period</td>
</tr>
</tbody>
</table>
SCHEDULE 4
Regulation 50

Activities Referred to in Lists I, II and III of Annex IV of the Directive

1.—(1) In the case of activities appearing in list I of Annex IV to the Directive the activity in question must have been previously pursued by the beneficiary—

(a) for six consecutive years on a self-employed basis or as a manager of an undertaking, or
(b) for three consecutive years on a self-employed basis or as a manager of an undertaking, where the beneficiary proves that they have received previous training of at least three years for the activity in question, evidenced by a certificate recognised by the home State or judged by a competent professional association to be fully valid, or
(c) for four consecutive years on a self-employed basis or as a manager of an undertaking, where the beneficiary can prove that they have received, for the activity in question, previous training of at least two years’ duration, attested by a certificate recognised by the home State or judged by a competent professional association to be fully valid, or
(d) for three consecutive years on a self-employed basis, if the beneficiary can prove that they have pursued the activity in question on an employed basis for at least five years, or
(e) for five consecutive years in an executive position, of which at least three years involved technical duties and responsibility for at least one department of the company, if the beneficiary can prove they have received, for the activity in question, previous training of at least three years’ duration, as attested by a certificate recognised by the home State or judged by a competent professional association to be fully valid.

(2) In cases (a) and (d), the activity must not have finished more than 10 years before the date on which the complete application was submitted by the person concerned to the competent authority.

(3) Paragraph 1(e) shall not apply to activities in Group ex 855, hairdressing establishments, of the ISIC Nomenclature.

2.—(1) In the case of activities in list II of Annex IV, the activity in question must have been previously pursued by the beneficiary—

(a) for five consecutive years on a self-employed basis or as a manager of an undertaking, or
(b) for three consecutive years on a self-employed basis or as a manager of an undertaking, where the beneficiary proves that they have received previous training of at least three years for the activity in question, evidenced by a certificate recognised by the home State or judged by a competent professional association to be fully valid, or
(c) for four consecutive years on a self-employed basis or as a manager of an undertaking, where the beneficiary can prove that they have received, for the activity in question, previous training of at least two years’ duration, attested by a certificate recognised by the home State or judged by a competent professional association to be fully valid, or
(d) for three consecutive years on a self-employed basis or as a manager of an undertaking, if the beneficiary can prove that they have pursued the activity in question on an employed basis for at least five years, or
(e) for five consecutive years on an employed basis, if the beneficiary can prove that they have received, for the activity in question, previous training of at least three years’ duration, as attested by a certificate recognised by the home State or judged by a competent professional association to be fully valid, or
(f) for six consecutive years on an employed basis, if the beneficiary can prove that they have received previous training in the activity in question of at least two years’ duration, as attested by a certificate recognised by the home State or judged by a competent professional association to be valid.

(2) In cases (a) and (d), the activity must not have finished more than 10 years before the date on which the complete application was submitted by the person concerned to the competent authority.
3.—(1) In the case of activities in list III of Annex IV, the activity in question must have been previously pursued by the beneficiary—

(a) for three consecutive years, either on a self-employed basis or as manager of an undertaking, or

(b) for two consecutive years, either on a self-employed basis or as a manager of an undertaking, if the beneficiary can prove that they have received previous training for the activity in question, as attested by a certificate recognised by the home State or judged by a competent professional association to be fully valid, or

(c) for two consecutive years, either on a self-employed basis or as a manager of an undertaking, if the beneficiary can prove that they have pursued the activity in question on an employed basis for at least three years, or

(d) for three consecutive years, on an employed basis, if the beneficiary can prove that they have received previous training for the activity in question, as attested by a certificate recognised by the home State or judged by a competent professional association to be fully valid.

(2) In cases (a) and (c), the activity must not have finished more than 10 years before the date on which the complete application was submitted by the person concerned to the competent authority.

SCHEDULE 5 Regulation 61
Appeal Bodies

<table>
<thead>
<tr>
<th>Profession</th>
<th>Body, court or person</th>
</tr>
</thead>
<tbody>
<tr>
<td>Advocate in Scotland</td>
<td>The Court of Session</td>
</tr>
<tr>
<td>Barrister in England and Wales</td>
<td>The High Court</td>
</tr>
<tr>
<td>Barrister in Northern Ireland</td>
<td>The Benchers of the Honourable Society of the Inn of Court of Northern Ireland</td>
</tr>
<tr>
<td>Licensed Cab Driver (London)</td>
<td>The Magistrates’ Court</td>
</tr>
<tr>
<td>Childminder in England</td>
<td>First-tier Tribunal</td>
</tr>
<tr>
<td>Childminder in Wales</td>
<td>First-tier Tribunal</td>
</tr>
<tr>
<td>Approved Driving Instructor (Great Britain)</td>
<td>First-tier Tribunal</td>
</tr>
<tr>
<td>Notary Public in England and Wales</td>
<td>The Lord Chancellor</td>
</tr>
<tr>
<td>School Teacher in a publicly regulated school in Scotland</td>
<td>The Court of Session</td>
</tr>
<tr>
<td>Social Worker in England</td>
<td>First-tier Tribunal</td>
</tr>
<tr>
<td>Social Worker in Northern Ireland</td>
<td>Social Care Tribunal</td>
</tr>
<tr>
<td>Social Worker in Wales</td>
<td>First-tier Tribunal</td>
</tr>
<tr>
<td>Solicitor in England and Wales</td>
<td>The High Court</td>
</tr>
<tr>
<td>Solicitor in Northern Ireland</td>
<td>The Lord Chief Justice of Northern Ireland</td>
</tr>
<tr>
<td>Solicitor in Scotland</td>
<td>The Court of Session</td>
</tr>
</tbody>
</table>
## SCHEDULE 6
**Regulation 63**

### Revocation Schedule

<table>
<thead>
<tr>
<th>(1)</th>
<th>(2)</th>
<th>(3)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Regulation revoked</strong></td>
<td><strong>Reference</strong></td>
<td><strong>Extent of revocation</strong></td>
</tr>
<tr>
<td>The European Communities (Recognition of Professional Qualifications) Regulations 2007</td>
<td>S.I. 2007/2781</td>
<td>The whole Regulations</td>
</tr>
<tr>
<td>Health Care and Associated Professions (Miscellaneous Amendment and Practitioner Psychologists) Order 2009</td>
<td>S.I. 2009/1182</td>
<td>Article 4(1) Schedule 4, Part 1 paragraphs 18 (a)(i)(bb) and paragraph 18 (c) (i) and (ii) Article 4(1) Schedule 4, Part 3, paragraphs 33(a) and 33(b)</td>
</tr>
<tr>
<td>Legal Services Act 2007 (Registration of European Lawyers) Order 2009</td>
<td>S.I. 2009/1587</td>
<td>Article 4</td>
</tr>
<tr>
<td>Transfer of functions (Transport Tribunal and Appeal Panel) Order 2009</td>
<td>S.I. 2009/1885</td>
<td>Article 4, Schedule 2, paragraph 2 Article 6(1), Schedule 1, paragraph 330.</td>
</tr>
<tr>
<td>Pharmacy Order 2010</td>
<td>S.I. 2010/231</td>
<td>Article 68, Schedule 4, Part 2, paragraphs 62(a) and 62(b).</td>
</tr>
<tr>
<td>Health Professions (Hearing Aid Dispensers) Order 2010</td>
<td>S.I. 2010/233</td>
<td>Article 11</td>
</tr>
<tr>
<td>The European Communities (Recognition of Professional Qualifications) (Amendment) Regulations 2013</td>
<td>S.I. 2013/732</td>
<td>The whole Regulations</td>
</tr>
</tbody>
</table>
EXPLANATORY NOTE
(This note is not part of the Regulations)


These Regulations establish rules for the recognition of professional qualifications enabling migrants, referred to in these Regulations as “applicants”, from the States of the European Economic Area or Switzerland to gain access to the professions in which they are qualified and to practice under the same conditions as professionals in the United Kingdom where those professions are regulated. These rules set out provisions for facilitating the provision of temporary and occasional professional services cross-border, and also provisions in relation to applicants seeking to establish themselves on a stable basis in the United Kingdom.

These Regulations implement the principal Directive as amended by the Directive (“the amended Directive”) in relation to all regulated professions other than the sectoral professions but the provisions relating to the alert mechanism apply to the sectoral professions. They also implement the amended Directive in part in relation to the sectoral professions, and the extent to which these Regulations apply to applicants in the sectoral professions as set out in regulation 3. The provisions of the amended Directive relating to the sectoral professions which are not implemented by these Regulations will be implemented, if necessary, in regulations to be prepared by the Department of Health, the Department of Communities and Local Government and the Department for Environment, Food and Rural Affairs.

Part 1 of the Regulations sets out provisions relating to the application of the Regulations and the functions of competent authorities. Articles 23, 27, 33, 37, 39, 43 and 49 of the Directive, referred to in regulation 3(8)(a), relate to sectoral professionals whose qualifications were acquired before certain dates of reference. Articles 21(1), 23 and 27 of the Directive, referred to in regulation 3(8)(c), concern the principle of automatic recognition for sectoral professionals and on the basis of acquired rights.

Part 1 also provides for partial access to a professional activity under the conditions set out in that Part.

Part 2 of the Regulations sets out the rules for recognition of professional qualifications where an applicant moves to the United Kingdom seeking to provide professional services on a temporary and occasional basis. It sets out the role of a competent authority in relation to such an applicant, including specific provisions for professions having public health or safety implications, and it sets out the procedures and formalities with which an applicant must comply. This Part sets out the procedures for the issue of a European Professional Card for temporary provision of services. It also makes provision for administrative cooperation between competent authorities of relevant European States.
Part 3 of these Regulations makes provision for recognition of professional qualifications where an applicant moves to the United Kingdom seeking to provide professional services on a permanent basis.

Chapter 1 of Part 3 sets out the rights of applicants to practice in the United Kingdom on a permanent basis. It imposes duties, subject to certain conditions and exceptions, upon competent authorities not to refuse, on grounds of inadequate qualifications, applicants who seek to practice a regulated profession in the United Kingdom if they hold the qualifications required by a relevant European State to practice the profession in that State. It also provides for competent authorities, in certain cases, to require an applicant to complete either an aptitude test or an adaptation period before authorising the applicant to practice the regulated profession in the UK. This part also contains provisions relating to the issue of a European Professional Card for establishment.

Chapter 2 of Part 3, which applies only to the profession of farrier, makes provision for automatic recognition of professional experience by way of a certificate.

Chapter 3 of Part 3 of these Regulations sets out the procedure for the issue and revocation of a Certificate of Experience in respect of relevant experience and qualifications gained in the United Kingdom.

Chapter 4 of Part 3 makes provision concerning the evidence to be provided by an applicant or a competent authority in a relevant European State, the procedures to be followed by competent authorities when making decisions and the rights of an applicant to use the professional title or designatory letters applicable to the profession in the United Kingdom.

Part 4 of these Regulations sets out the alert mechanism by which competent authorities must notify other relevant States about professionals belonging to certain professions whose activities have been restricted or prohibited on its territory. It also makes provision for rights of appeal against decisions of competent authorities, the right of an applicant to use the lawful academic title acquired by the applicant in their home State, and for the provision of information by competent authorities in the United Kingdom. Part 4 also revokes the European Communities (Recognition of Professional Qualifications) Regulations 2007 which implemented the principal Directive.

A full impact assessment of the effect that this instrument will have on the cost of business, the voluntary sector and the public sector is available from the Department for Business, Innovation and Skills on the gov.uk website (www.gov.uk). An Explanatory Memorandum and a transposition note are available alongside the instrument on the www.legislation.gov.uk website. Copies have also been placed in the Libraries of both Houses of Parliament.