

SCHEDULE 1

Amendments etc. of the principal Regulations and the 2007 Regulations

PART 2

Amendments of the principal Regulations coming into force on exit day

6. In regulation 2 (interpretation)—

(a) in paragraph (1)—

(i) omit the following definitions—

“adaptation period”

“another relevant European State”;

“aptitude test”;

“Commission”;

“common training framework”;

“common training test”;

“compensation measures”;

“designated competent authority”;

“[Directive 2002/58/EC](#)”;

“[Directive 2006/123/EC](#)”;

“enactment”;

“European Professional Card”;

“the GDPR”;

“host State”;

“IMI”;

“Implementing Regulation 2015”

“lifelong learning”;

“manager of an undertaking”;

“missing document”;

“overriding reasons of general interest”;

“professional experience”;

“professional rules”;

“relevant body”;

“sectoral professions”;

“third country”;

“UK applicant”;

(ii) in the definition of “applicant”, for “regulation 8(3) and (4)” substitute “regulation 8(4)”;

(iii) in the definition of “assistance centre”, omit the words from “and to issue a European Professional Card” to the end;

(iv) in the definition of “competent authority”—

(aa) in paragraph (a), for “(4)” substitute “(3)”;

Status: This is the original version (as it was originally made).

- (bb) in paragraph (b), for “another” substitute “a”;
- (v) in the definition of “home State”, omit “or in which they lawfully practised”;
- (vi) in the definition of “holder”, after “competent authority of” insert “the United Kingdom or”;
- (vii) in the definition of “practice”, omit “in a relevant European State”;
- (viii) for the definition of “relevant European State”, substitute—
 ““relevant European State” means an EEA State or Switzerland;”;
- (b) omit paragraphs (2), (3) and (6).