

Kostas Parlavantzas
Areos 12
Maroussi
GR -15122, Athens

Mob : +30 693 70 99 333
Tel: +30 210 80 64 756
Fax: +30 210 80 64 756

Mr. Stefano SANNINO
Ambassador Extraordinary and Plenipotentiary
Permanent Representative of Italy
Rue du Marteau 5–11/Hamerstraat 5–11 Bruxelles/Brussel
B-1046 Belgium

Tel: +32 22200411
Fax: +32 22193449

Athens, Wednesday, June 4, 2014.

BILATERAL AGREEMENTS WITH SWITZERLAND

Your excellency,

You are receiving this communication in your function as the Permanent Representative of Italy to the Coreper II committee. I have previously written to the committee on 05-05-2014¹.

These communications reflect the summation of 17 years of legal residence in Switzerland; three years in a fully owned Credit Swiss subsidiary in the UK; and **the macroeconomic viewpoint possible from a distance, and the aggregate experience of over 10 years as council to Ministers and other senior positions in the ministries of Finance and Development.**

On the extended level these communications reflect **the track history of a large sample of EU MS nationals in Switzerland** and following their, **invariably forced, departure.**

Under the undue and suspect tolerance of the European Commission (ARES 1105202² - only put together following months of ringing and the realization that the thematic was answered in the EEAS's responses to written Questions to the EP³) **Switzerland operates an aggressive/predatory foreign specialist policy, focused on high value third level Educated individuals,** to the detriment of Millions of EU MS nationals⁴ and their EU MSs. Germany, for example, is currently represented by over 350,000 nationals of which over 3,000 are fully qualified medical doctors (representing an Educational Investment in excess of €3 Bn). The vast majority will be forced to return to their MS after often several decades of net contributions to the Swiss Club Goods and fall themselves – often burned out/uninsured – last to the social Institutions of their EU MS to which they have made minimal contributions – if any.

The Swiss government has decided that the implementation of the recent referendum on the Free movement of persons is not compatible with Bilateral Agreements [I], outlined that at the highest level (State secretary Marie-Gabrielle Ineichen-Fleisch) in Brussels on 03-06-2014 and intends to apply for extensive exceptions /amendments^{5, 6}. Granting these opens the gate for MS to do the same on the Freedom of Movement and possibly the death of the European Union.

On the personal level as a result of the induced/invited interactions with the Commission in the mid-nineties⁷ including the collating and furnishing of relevant facts to then competent Commission services I suffered the consequences outlined in the unanswered communication dated Friday, October 25, 2013 to commissioner Reding⁸.

I and my family have suffered substantial damages and despite explicit promises^{9,10} for “acquis communautaire” there have never been legal resolution/enforcement mechanisms accessible to MS nationals (ARES 1105202). There exists the precedent of Dr. Stanley Adams vs. the Commission.

On the personal level it is not prudent to take up the Swiss State and/or the Commission - in effect - on legal aid. I would very welcome any assistance in settling the validity of the Bilateral Agreements in the European Union Court and legality of the interim solution granted by the Commission to the non-MS Switzerland lasting over 23 years (ARES 1105202). If nothing else Suing the commission for damages/negligence etc., and making the procedures as public/accessible as possible should force “Mores” and inhibit the conclusion of multi trillion unenforceable agreements on behalf of the EU MS in the future for oversight or private gain.

Please, consider these Communications together with the dated Friday, October 25, 2013 to commissioner Reding¹¹ as addressed to you and your government.

I do expect an acknowledgement and a response.

Sincerely yours,

K. Parlavantzas¹²

E-Mail: [SANNINO Stefano \(rpue@rpue.esteri.it\)](mailto:rpue@rpue.esteri.it)

ATTACHEMENTS REFERED TO IN THE TEXT

¹ See: www.elvetia.org/eeas/COREPER-II/coreper-ii.html

² See: www.elvetia.org/eeas/index.aspx

³ See www.elvetia.org/ba/Q_EP/Q_EP.aspx

⁴ See: www.elvetia.org/eeas/pdf/EU-CH%20BA.pdf

⁵ See: www.aargauerzeitung.ch/schweiz/masseneinwanderungs-initiative-nicht-kompatibel-schweiz-will-verhandeln-128027949

⁶ See: www.aargauerzeitung.ch/schweiz/die-schweiz-geht-auf-konfliktkurs-mit-eu-128043558

⁷ See: www.elvetia.org/echr120/SECTIONS/S17/att_17.htm

⁸ See: www.elvetia.org/re/index.aspx

⁹ See: www.elvetia.org/echr120/PDF/17-05.pdf

¹⁰ See: www.elvetia.org/echr120/PDF/17-06.pdf

¹¹ See: www.elvetia.org/re/index.aspx

¹² See: www.elvetia.org/cv/index.aspx