

Motions

Motion number	24
Name of the person introducing the Motion to the GA	Àgueda Micó i Micó
Member party	Més-Compromís
Title (of the Motion)	Motion in defence of linguistic justice in the Valencian Country

- a) Considering that the Valencian people gave an exceptional value to the Valencian language in their Statute of Autonomy, configuring it as their own language and at the same time an official alongside the language of the Spanish state, which is Spanish.
- b) Considering that the Valencian Country is the only autonomous community whose duty to know both languages in the institutional and administrative spheres has not yet been agreed upon.
- c) Considering that recovering Valencian as the language of the Valencian Country, giving it real official status together with Spanish and implementing measures to promote its use in institutional, social and economic life, have been guidelines for legislative policy to the extent that this aroused a high degree of consensus among political and social actors.
- d) Considering the measures of linguistic training aimed at recovering and encouraging the use of Valencian in the field of the civil service pursuing the application of the mandate of article 6.3 and 6.6 of the Statute of Autonomy. These measures will ensure the normal use of Valencian by the regional public authorities and public employees from the understanding that this is not only a constitutionally admissible option, but also an orientation that is to some extent imposed by the statutory legislator as a response to a sociolinguistic reality that demands the determined involvement of the public authorities in the so-called process of normalisation of Valencian in all areas and, especially, in that of the institutions and administrations of the Valencian Country.
- e) Considering that the linguistic requirement in the civil service is fundamental so that the right of the Valencians to be taken care of without having to change language is guaranteed and that Valencian reaches normality in all scopes.
- f) Considering that the possession of knowledge of the official languages in the principles of merit and capacity in the field of the civil service ensure the good functioning of the administrations that have Valencian as their own language, as well as the effectiveness of the rights of citizens and citizens to be cared for in the official language of their choice.
- g) Considering the judge's conviction that the Commission infringed its obligation to state reasons since it didn't clarify which of Minority SafePack's Initiatives didn't fall within its responsibility.

The European Free Alliance calls for:

1. The effectiveness of linguistic rights in the framework of an effective public administration (article 103.1 of the Constitution), the normative treatment of the official languages should



contain corrective measures, of protection and of promotion that tend to avoid that the Valencian language is placed in a secondary position with respect to the Spanish language in terms of official	
uses.	