

Decision No. (23) of 2017

Regarding Healthcare Professionals licensing requirements and standards

Chairman of Supreme Council of Health:

National Health Regulatory Authority:

After considering Decree-Law No. (2) of 1987 regarding the practice of professionals other than physicians and pharmacists, allied health professions, specifically article (12),

Decree-Law No. (7) of 1989 regarding the practice of medicine and dentistry,

Decree-Law No. (18) of 1997 regarding the regulation of the practice of pharmacists and pharmaceutical centers,

Law No. (38) of 2009 to establish the NHRA, modified by decree-law (32) of 2015,

Decree No. (5) of 2013 to establish the Supreme Council of Health, and its modifications,

Decision No. (17) of 2016 regarding the setting the licensing and services fees of NHRA

Decision (40) of 2016 regarding the healthcare professionals' license validity and conditions of renewal

And based on what has been presented by the Chief Executive Officer of NHRA,

And after the approval of Supreme Council of Health

Article I

The issuing and renewal of healthcare professionals licenses shall comply with the procedures and requirements of the Professionals Qualifications Requirements (PQR) published on NHRA's website.

Article II

The NHRA is required to attach a copy of the PQR published on its website, mentioned above, with all newly issued licenses.

Article III

The Chief Executive Officer shall implement this resolution, and shall be effective from the day it has been issued and shall be published in the official gazette

Chairman of Supreme Council of Health

Lt. Gen. (Dr. Mohammed bin Abdullah Al Khalifa

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