Bahrain: Decision No. 17 of 2017
Regarding Professional Activities
which a Foreign Employer May Not
Undertake Without Obtaining a Permit
from the Labour Market Regulatory
Authority

Title

Bahrain: Decision No. 17 of 2017 Regarding Professional Activities which a Foreign Employer May Not Undertake Without Obtaining a Permit from the Labour Market

Regulatory Authority

Date of adoption

15 May 2017

Entry into force

18 May 2017

Arabic

Source:

- Official Journal Issue No. 3314 (18 May 2017), p. 187,
Legislation & Legal Opinion Commission, Kingdom of Bahrain,

accessed: 25 June 2017,

http://www.legalaffairs.gov.bh/Media/LegalPDF/RLMKT1717.pdf

Abstract

Art. 1 of this decision lists in a table two activities for which a foreign employer may request a permit to undertake as well as the profession associated with each activity. The provisions of Decision No. 2 of 2014 Regulating the Issuance of Permits for a Foreign Employer's Practice of Professional Activities shall be applicable:

No.	Professional Activities	Profession
1	Economic Activity	Flexible Hospitality Worker
2	Economic Activity	Flexible Worker