Bahrain: Decision No. 2 of 2013 Regarding the Regulations and Conditions Concerning the Non-Applicability of the Provisions of the Law Regulating the Labour Market to **Temporary Foreign Business** 

Bahrain: Decision No. 2 of 2013 Regarding the Regulations and **Title** 

Conditions Concerning the Non-Applicability of the Provisions of

the Law Regulating the Labour Market to Temporary Foreign

Business

Date of adoption 26 June 2013

Entry into force 19 July 2013

> Arabic English Source:

- Official Journal Issue No. 3113 (18 July 2013), p. 12, Text versions

Legislation & Legal Opinion Commission, Kingdom of Bahrain,

accessed: 01 September

2014, <a href="http://www.legalaffairs.gov.bh/Media/LegalPDF/RLMKT0213.pdf">http://www.legalaffairs.gov.bh/Media/LegalPDF/RLMKT0213.pdf</a>

## **Abstract**

Keywords: Bahrain, Laws & Regulations, Foreign Labour, Labour Market Foreigners who arrive in the Kingdom for the purpose of conducting temporary business are not subject to the law regulating the labour market if the following regulations and conditions are met (Art. 1):

- 1. The work being carried out on behalf of the employer by the foreigner is incidental and temporary in nature such as setting up markets, exhibitions, ... and other activities of this
- 2. The duration of the work performed by foreigners on behalf of the employer does not exceed 15 days from the day of its commencement.
- 3. The employer obtains the required permits and approvals for performing these activities.