Bahrain: Decision No. 9 of 1994 Regarding the Validity of Work Permits for Non-Bahraini Workers, the Procedures for Renewal and Fees

Title	Bahrain: Decision No. 9 of 1994 Regarding the Validity of Work Permits for Non-Bahraini Workers, the Procedures for Renewal and Fees
Date of adoption	16 March 1994
Entry into force	31 March 1994
Text versions	Arabic Source: – Official Journal Issue No. 2105 (30 March 1994), pp. 5 – 6, Legislation & Legal Opinion Commission, Kingdom of Bahrain, accessed: 10 November 2014, http://www.legalaffairs.gov.bh/Media/LegalPDF/RLSA0994.pdf

Abstract

An employer who obtains a permit to recruit foreign workers from the Ministry of Labour and Social Affairs must use it within three months of its issuance (Art. 1). The work permit shall be valid for two years from the date of issuance and may only be renewed after submitting a certificate attesting to the physical fitness of the foreign workers (Art. 2). The work permit shall be renewed if the employer has not violated the terms of Art. 2 of Decision No. 8 of 1994 Regarding the Conditions for Obtaining Work Permits for Non-Bahraini Workers (Art. 4). Art. 5 lists the fees for issuing work permits to non-Bahraini workers: Fee for issuing a work permit - 50 dinars Fee for issuing a work permit for domestic workers - 30 dinars _ Fee for issuing a replacement for a lost or expired work permit - 30 dinars Fee for renewal - 40 dinars Fee for change of profession - 35 dinars Fee for changing the employer listed on work permit - 35 dinars Fee for local hire - 35 dinars