

# **Qatar: Ministerial Decision No. 8 of 2005 regarding the conditions and procedures for obtaining a license to recruit foreign workers for others.**

<b>Title</b>	Qatar: Ministerial Decision No. 8 of 2005 regarding the conditions and procedures for obtaining a license to recruit foreign workers for others.
<b>Date of adoption</b>	22 August 2005
<b>Entry into force</b>	30 August 2005
<b>Text versions</b>	<p>— <a href="#">Arabic</a></p> <p>— <b>Source:</b></p> <p>— <i>Official Journal Issue No. 10 (30 August 2005) p. 1832. Retrieved from: Al-Meezan Qatar Legal Portal, accessed: 22 May 2013.</i></p> <p>— <a href="http://www.almeezan.qa/LawView.aspx?opt&amp;LawID=422&amp;TYPE=PRINT&amp;language=ar">http://www.almeezan.qa/LawView.aspx?opt&amp;LawID=422&amp;TYPE=PRINT&amp;language=ar</a></p>
<b>Abstract</b>	
<p>Art. 14 of this decision sets as one of the conditions under which a recruiting agent may lose his license to recruit foreign workers for others, charging the worker any fees for recruiting him.</p> <p>Art. 18 requires the recruiter to repatriate the worker at the former's cost in the following circumstances:</p> <ol style="list-style-type: none"><li>1. The worker not meeting any of the set conditions</li><li>2. The worker is physically unfit</li><li>3. The worker not receiving security clearance</li><li>4. Refusal of the worker to commence work</li></ol> <p>Art. 19 prohibits the recruiter from charging the worker any recruitment expenses, fees or any other costs.</p>	