

# [UAE: Ministerial Decision No. 92 of 2006](#)

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| <b>Title</b>            | UAE: Ministerial Decision No. 92 of 2006   |
| <b>Date of adoption</b> | <i>25 January 2006</i>   |
| <b>Entry into force</b> | <i>11 February 2006</i>  |
| <b>Text versions</b>    | <a href="#">Arabic</a><br><b>Source:</b><br>• <i>Ministry of Labour, United Arab Emirates, accessed 27 December 2014,</i><br><a href="http://www.mol.gov.ae/molwebsite/ar/labour-law/announcements.aspx">http://www.mol.gov.ae/molwebsite/ar/labour-law/announcements.aspx</a> |

## **Abstract**

In accordance with Art. 1, establishments employing 100 workers which abide by a number of conditions – including payment of its workers' wages on time and ensuring that they have valid work permits and labour cards – may submit a request for individual work permits to replace worker's whose work permits have been cancelled (Art. 1).  
In order to obtain approval for the new work permit, it must be submitted within 90 days of the worker's cancellation and his replacement must be of the same nationality, gender and profession (Art. 2).