HEALTHCARE
PROFESSIONALS MANUAL
November 17
PREAMBLE

The Department of Health (DOH), previously known as the Health Authority - Abu Dhabi (HAAD), is the regulator of the Abu Dhabi health system. The Health Regulations comprising of Policies, Standards and Circulars, collectively translate federal UAE and Abu Dhabi Laws into a simple, practical set of tools to help drive compliance and improve access, quality and affordability of care.

This document is an update of the “Policy Manuals” that were published in 2012. The Manuals were drafted in collaboration with Abu Dhabi and international healthcare experts including the Joint Commission International (‘JCI’), other health regulators, local and international legal advisors (Al Tamimi and Wragge and Co.), and delegates from Abu Dhabi and international Providers, Professionals and Insurers. The 2012 Manuals followed a structured consultation process comprising the formation of a permanent HAAD Policy Advisory and Consultative Panel and formal sector-wide consultation (8-12 weeks). The current document has been updated in light of the new relevant regulations published since 2012.
STRUCTURE OF ABU DHABI HEALTH REGULATIONS

The Department of Health (DOH), previously known as the Health Authority - Abu Dhabi (HAAD), was established by Law No. 1 of (2007) concerning the establishment of the Health Authority - Abu Dhabi. DOH’s purposes, defined in Article 1 (clauses 1 and 2) of Law No. 1 (2007), are to achieve the highest standards in health, curative, preventive and medicinal services and health insurance; to advance these in the health sector; and to follow-up and monitor the operations of the health sector to achieve an exemplary standard in provision of health, curative, preventive and medicinal services and health insurance.

In order to achieve its purpose, the establishing Law No. 1 of (2007) empowers DOH, in particular:

a) To apply the laws, rules, regulations and policies that are related to its purposes and responsibilities, in addition to those issued by respective international and regional organisations in line with the development of the health sector (Article 5 clause 2),

b) To approve rules and procedures that are required for operating health and curative establishments, to approve procedures and methods of treatment, and to lay down policies and programs for satisfying the needs of the health sector in the Emirate (Article 5 clause 4),

c) To develop and apply integrated systems for the control of government and private health sectors in the Emirate (Article 8 clause 12).

With this mandate, and by virtue of Article 8 clause 12, DOH has created an integrated Health Regulations system, comprised of Policies, Standards and Circulars for the Emirate to regulate, control and monitor the implementation of federal and local health laws and best practices in health, curative, preventive and medicinal services and health insurance in the health sector.

All health entities operating, or to be established in the future, in the health field, be it governmental or private, must carry out their responsibilities in accordance with the rules, regulations and decisions issued by DOH (Article 6). Governmental health sector entities include the Abu Dhabi Health Services Company (SEHA) incorporated by virtue of Emiri Decree no. (10) of 2007 and the National Insurance Company (DAMAN) incorporated by virtue of Emiri Decree no. (39) of 2005, are responsible for executing their objectives as incorporated companies in accordance with the rules, regulations and decisions issued by DOH.
Policies

Policies refer to decisions, plans, and actions undertaken to achieve DOH’s health care goals for Abu Dhabi. DOH policies define a vision for the future that helps to establish targets and points of reference for the short- and medium-term. DOH policies outline priorities and the expected roles of different groups, and build consensus and inform Professionals, Providers, Insurers and the public.

DOH will consistently monitor the effectiveness of its Policies to improve access, quality and accessibility of care and will revise Policies, as needed. However, DOH intends that Policies will remain stable over time.

Standards

Standards add further definition around practice, establishing both acceptable minimum and aspirational levels. Standards set the minimum requirements for specific structures, processes, and services and define the related roles, responsibilities, and interactions of Providers, Professionals and Insurers. Whereas Policies are intended to provide regulatory consistency, Standards are intended to adapt as medical practice and the Abu Dhabi health system continue to evolve.

Standards define reciprocal binding responsibilities in support of the Patients’ Charter, which sets out the rights and the responsibilities of those using the Abu Dhabi health system.
KEY PRINCIPLES

This section sets out the principles that underpin all DOH regulations.

Evidence-Based Regulation
DOH regulatory controls will be evidence based as far as possible.

Seamless, Coherent and Transparent Regulation
DOH regulatory framework will be seamless, transparent and coherent across the healthcare continuum.

Efficient and Effective Interventions
DOH regulatory framework seeks to optimise resources and reduce administrative burdens (cutting red tape where possible).

Consistent and Equitable Sector Regulation
Regulatory requirements will be applied consistently and equitably across the health sector.

Accountability
DOH is accountable to its stakeholders, through its consultative policy process.

Proportionality
DOH’s regulatory framework is proportional, appropriate, necessary and reasonable in order to achieve the intended objective.
VISION, MISSION, VALUES AND STRATEGY

Vision

A Healthier Abu Dhabi.

Mission

DOH aims to regulate and develop the healthcare sector and to protect the health of individuals by ensuring better access to services, continually improving quality of care, and sustainability of resources.

Values

- **Commitment to society**: Commitment to our society’s needs and expectations.
- **Creativity and innovation**: Encourage creative thinking and continuous improvement of our services.
- **Accountability**: All are responsible for his/her actions and their consequences.
- **Integrity**: Honesty, commitment to the policies of DOH, and avoiding acts contrary to the code of conduct.
- **Excellence**: Spreading and promoting the culture of excellence and continuously improving corporate performance.

Strategy

DOH periodically develops healthcare strategies that are in line with the wider Abu Dhabi Government Plans. At the time of publication, DOH pursues seven priorities for Health Sector improvement:

1. **Integrated continuum of care for individuals**
   - “Cradle-to-grave” coverage, the individual’s care throughout life,
   - Access to care (all types of care: ER, primary, secondary, tertiary, quaternary, home, pre-hospital, rehabilitation, preventive measures/vaccination, etc.), this will reduce need for IPC,
   - Capacity planning – including rural areas in the Western and Eastern Regions,
   - Address healthcare issues specific to the Emiratis.
2. Drive quality and safety as well as enhance patient experience

- Track outcomes and processes from Healthcare Providers to drive quality improvement,
- Publish outcomes and processes once data are validated.

3. Attract/retain/train workforce

- Particularly Emiratis,
- Encourage Research, Innovation, Education/Training.

4. Emergency preparedness

- The Emirate of Abu Dhabi at all times must be prepared for potential major disasters or disease outbreaks.

5. Wellness and prevention—public Health approach

- Community initiatives to enhance wellness and awareness.

6. Ensure value for money + Sustainability of healthcare spend

- Reduce waste,
- Encourage Private Sector ("level playing field"),
- Eliminate loss transfer for non-mandated healthcare provision,
- Foster effective management of funded mandates,
- Ensure appropriate reimbursement framework.

7. Integrated Health Informatics and eHealth

- Including Telemedicine,
- Tool to drive 1, 2, 3, 4, 5, 6 above.
# HEALTHCARE PROFESSIONALS MANUAL

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CHAPTER I. INTRODUCTION

1. Purpose
1.1. This Chapter describes the basic principles of regulation on which this Professional Manual is based.

Background and Governance

2. Background
2.1. The purpose of the regulation of Healthcare Professionals by DOH is to ensure, as far as possible, the provision of safe, effective, ethical and high quality healthcare in the Emirate of Abu Dhabi.
2.2. In particular, it is a matter of first principle that Healthcare Professionals must at all times act in the best interests of their Patients.
2.3. Regulation is required to ensure that the best interest of Patients is obtained in accordance with this principle. However, regulation should also be clear, proportionate, and targeted only at intended cases.
2.4. DOH will apply licensing and other regulatory tools flexibly to ensure that the level of intervention is appropriate to each Healthcare Profession.
2.5. DOH will in particular:
2.5.1. require all Healthcare Professionals to comply with certain requirements of best practice and to act in accordance with the highest ethical standards,
2.5.2. require Healthcare Professionals to obtain licences to practice, on the basis of clear eligibility criteria, and to have those licences renewed at regular intervals,
2.5.3. require compliance with further relevant protections when necessary,
2.5.4. provide under this Manual for the development of specific policies, standards and rules that will set out the detailed duties of Healthcare Professionals in relation to particular aspects of professional practice.

3. Governance Framework
3.1. DOH will establish a framework for the regulation of healthcare in the Emirate of Abu Dhabi in which responsibilities are shared between DOH and Healthcare Providers.
3.2. Within this framework, appropriately trained and accountable Healthcare Professionals will have a central role in promoting safe, effective, ethical and high quality healthcare in the Emirate.
3.3. DOH may establish a suitable number of Professional Boards and may work in co-operation with those Boards to:

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1 DOH Health Professionals Licensing Process as per PQR.
2 DOH Licensing Renewal Process as per PQR.
3 DOH Standard for Clinical Privileging Framework.
3.3.1 set appropriate standards of credentialing requirements and competence and privileging frameworks, the practice and conduct, continuing education and professional development to be applied to Healthcare Professionals,

3.3.2 develop and revise DOH policies and procedures for the licensing, education and training of Healthcare Professionals,

3.3.3 develop standards and procedures to adjudicate cases brought by or against Healthcare Professionals in matters related to the regulation of Healthcare Professionals.

3.4. DOH will support the work of Healthcare Professionals by providing guidance on the related roles and respective responsibilities of DOH\textsuperscript{4}, Healthcare Providers and Professionals themselves.

3.5. DOH will:

3.3.4 Develop policies and guidelines and set standards for quality, safety, clinical governance and supervision, and medical error,

3.3.5 support Healthcare professionals to adopt (where possible) evidence-based clinical standards and guidelines\textsuperscript{5}, seek to promote and sustain an environment of best practice and continuing improvement in which Healthcare Professionals are best able to achieve, for themselves and their Patients, the highest levels of clinical performance.

Roles and Responsibilities

4. Allocation of Responsibilities

4.1. Regulation, compliance, enforcement and oversight of the activities of Healthcare Professionals will be maintained by DOH.

4.2. However, the management and responsibility of Healthcare Professionals will be achieved by the mutually-supportive roles of:

4.2.1 DOH, and

4.2.2 Healthcare Providers licensed\textsuperscript{6} and regulated by DOH.

4.3. Individual Healthcare Professionals remain ultimately accountable for achieving quality\textsuperscript{7} and safety in the treatments provided or supervised by them.

\textsuperscript{4} DOH Healthcare Regulator Manual.

\textsuperscript{5} Examples include, but are not limited to, DOH Standard for diagnosis, management and data reporting of interventions for weight management and obesity, DOH Standard for Weqaya Screening for CVD Risk Factors.

\textsuperscript{6} DOH Healthcare Providers Manual.

\textsuperscript{7} DOH Policy for Quality and Patient Safety.
5. The Role of DOH

5.1. DOH has the responsibility for licensing, and setting standards and requirements for Healthcare Professional competence, continuing professional development and medical education and codes of professional practice and conduct.

5.2. The functions of DOH will be, in particular:

5.2.1 to determine the Healthcare Professionals who require a licence\(^8\) to practice in Abu Dhabi,

5.2.2 to establish the criteria for granting and renewing licences\(^9\), and determine the length of licences and any restrictions or conditions attaching to them, with the recommendation of the Professional Boards, if exists,

5.2.3 to license Healthcare Professionals who meet the criteria for obtaining a licence,

5.2.4 to maintain and publish up-to-date list of Healthcare Professionals licensed to practise in Abu Dhabi, or precluded from doing so,

5.2.5 to consider, approve and issue Scopes of Practice, a Competence Framework and Professional Qualification Requirements for Healthcare Professionals recommended by the Professional Boards,

5.2.6 to set standards for the practice within the Law,

5.2.7 to establish a framework for disciplinary action including setting responsibilities of Healthcare Providers to deal with failures by Healthcare Professionals to adhere to their standards of practice and conduct,

5.2.8 to establish and oversee the Professional Boards,

5.2.9 to audit Healthcare Providers, Healthcare Professionals, and any other agency engaged by DOH in support of the regulation of healthcare,

5.2.10 to take regulatory action\(^{10}\) in relation to Healthcare Providers\(^{11}\) and Healthcare Professionals who are in breach of any regulatory requirement.

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\(^8\) DOH Health Professionals Licensing Process as per PQR.

\(^9\) DOH Licensing Renewals Process as per PQR.

\(^{10}\) DOH Healthcare Regulator Manual.

\(^{11}\) DOH Health Professionals Licensing Process as per PQR.
6. The Role of Healthcare Providers

6.1. Healthcare Providers that employ licensed Healthcare Professionals will be responsible for ensuring that they are competent to perform the professional Privileges granted to them, and that they act in the best interests of Patients.

6.2. Healthcare Providers will, in particular:

6.2.1. ensure that Healthcare Professionals employed by them hold a licence issued by DOH, and that their activities do not exceed their Scope of Practice and Privileges;

6.2.2. develop job descriptions for all staff employed at Healthcare Facilities operated by them;

6.2.3. provide medical liability insurance and professional hazard insurance for Healthcare Professionals employed by them;

6.2.4. co-operate with any audit carried out by DOH and comply with DOH regulatory requirements in relation to maintaining procedures for ensuring that disciplinary action may be taken where appropriate against Healthcare Professionals;

6.2.5. report to DOH any sanctions affecting Privileges which are imposed on a Healthcare Professional following disciplinary action;

6.2.6. have regard to DOH relevant guidance when employing staff who are not required to hold a licence issued by DOH.
CHAPTER II. THE HEALTHCARE PROFESSIONS

7. Purpose
7.1. This Chapter provides for the definition of Healthcare Professions for the purposes of the regulation of Healthcare Professionals within the Emirate of Abu Dhabi.

8. Background
8.1. In order to ensure the effective regulation of Healthcare Professionals in Abu Dhabi, it is necessary to define the different categories of Healthcare Profession recognised by DOH as operating in the Emirate.
8.2. Each Healthcare Profession is regulated in a manner that is proportionate to the issues of safety, efficacy, quality and professional ethics that are likely to arise in the practice of that profession.
8.3. It is also necessary for DOH to specify those Healthcare Professionals who require license issued by DOH to practice in Abu Dhabi.

Healthcare Professions and the Scope of Practice

9. The Scope of Practice, Privileges and Privileging Framework
9.1. DOH may issue one or more documents that shall each be known as a Scope of Practice or Privileges.  
9.2. DOH will set Scope of Practice for each named Healthcare Profession and will set out the activities constituting the professional services that fall within the scope of that Healthcare Profession.
9.3. Each Scope of Practice or Privileges has the function of:
9.3.1. defining the relevant Healthcare Profession by reference to the professional services and treatments that are commonly provided by members of that profession, and
9.3.2. specifying the maximum parameters of the range of services and treatments that may be provided by members of that profession.
9.4. The Privileging Framework specifies the requirements and process that must be applied at all times to granting, managing and monitoring of Privileges to professionals practicing in a Healthcare Profession. The Privileges are set within the Scope of practice and are selected by Health Care Professional, Healthcare Facility as well as the owner of the business.

12DOH Standard for Clinical Privileging Framework.
Healthcare Professions and the Competence Framework

10. The Competence Framework

10.1. DOH may issue one or more documents that shall together be known as the Competence Framework.

10.2. The Competence Framework will specify the minimum level of professional competence that must be maintained at all times by individuals practicing in a Healthcare Profession named within it.

10.3. For this purpose, the Competence Framework may define a level of professional competence by reference to any matters relating to the skills or activities of a Healthcare Professional, that may include in particular:

10.3.1. his relevant and current technical knowledge and practical skills,
10.3.2. his relevant and recent experience,
10.3.3. the level and quality of supervision available to him,
10.3.4. a process to add or delete privileges,
10.3.5. the level of support and additional professional resource available to him, and
10.3.6. the extent to which his quality of performance is subject to regular audit.

10.4. The Competence Framework may specify different levels of professional competence to be maintained by different Healthcare Professions.

Licensing and the Professional Qualification Requirements

11. The Professional Qualification Requirements

11.1. DOH has issued the Professional Qualification Requirements (PQR)\(^\text{13}\) in conjunction with MOH and DHA.

11.2. The PQR specifies the Healthcare Professions that may practice within Abu Dhabi only by individuals holding a licence issued by DOH.

11.3. The PQR also sets out the standards of education, qualification, training and experience that are required by individuals within each of those Healthcare Professions in order:

11.3.1. to obtain a licence from DOH, and
11.3.2. to practice in certain specialties within the relevant profession.

\(^{13}\) DOH Professional Qualifications Requirements.
CHAPTER III. LICENSING

12. Purpose
12.1. This Chapter provides for the licensing of Healthcare Professionals in the Emirate of Abu Dhabi.

13. Background
13.1. The regulation of Healthcare Professionals by means of licences issued by DOH is one of the most important ways in which DOH ensures the provision of safe, effective, ethical and high quality healthcare in Abu Dhabi.
13.2. DOH establishing law requires all Healthcare Professionals to be licensed by DOH to practice in Abu Dhabi.

PART A. THE DUTY TO BE LICENSED AND ELIGIBILITY FOR A LICENCE

14. Introduction
14.1. This Part A sets out the circumstances in which a Healthcare Professional must be licensed to practice in Abu Dhabi and the criteria for assessing whether the Healthcare Professional is eligible for a licence.

The Duty to be Licensed

15. The Licensing Requirement
15.1. If the Professional Qualification Requirements (PQR) specify a Healthcare Profession as one that may be practised only by individuals licensed by DOH, no person may practise that profession in Abu Dhabi unless the Healthcare Professional holds a licence to do so which has been issued in accordance with this Manual.

Eligibility for a Licence

16. The Requirements for Eligibility
16.1. In order to obtain a licence to practice a Healthcare Profession in Abu Dhabi, an individual must meet:
16.1.1. the PQR requirement,

14 DOH Standard for Healthcare Facility Licensure: https://www.DOH.ae/DOH/LinkClick.aspx?fileticket=nW2sktqXoVs%3d&tabid=819
16.1.2. the language requirement,
16.1.3. (where applicable) the current national or equivalent foreign licence requirement,
16.1.4. (where applicable) the personal medical requirement,
16.1.5. the primary source verification requirement, and
16.1.6. (where applicable) the examination requirement.

17. The PQR Requirement
17.1. The PQR requirement establishes that a Healthcare Professional meets the standards of education, qualification, training and experience that are set out in the PQR as being the minimum standards for the relevant Healthcare Profession.

18. The Language Requirement
18.1. The language requirement establishes that a Healthcare Professional is able to demonstrate a level of competence in the Arabic and English language that is sufficient for the purposes of practice in the relevant Healthcare Profession.

19. The Current National or Equivalent Foreign Licence Requirement
19.1. The current national or equivalent foreign licence requirement applies to a Healthcare Professional who has previously:
   19.1.1. been granted a licence to practise the relevant Healthcare Profession by other health authorities within the UAE, or
   19.1.2. been granted an authorisation to practise the relevant Healthcare Profession in a country other than the UAE (a ‘foreign licence’).
19.2. Where it applies, the current national or equivalent foreign licence requirement establishes that:
   19.2.1. the Healthcare Professional continues to hold the national licence to practise in the UAE or the foreign licence to practise in his home country or most recent country of practice, and
   19.2.2. that licence is not subject to any condition or restriction imposed following disciplinary action.

20. The Personal Medical Requirement
20.1. The personal medical requirement applies:
   9.1.1. to all Healthcare Professionals.
   9.1.2. to any other Healthcare Professional in whose case DOH deems it appropriate.
20.2. Where it applies, the personal medical requirement is that a Healthcare Professional must undergo and pass a medical examination designed to assess his physical fitness to practise the relevant Healthcare Profession.

20.3. The required medical examination must:
   20.3.1. be carried out by a physician appointed or approved by DOH,
   20.3.2. consist of a number of tests which are specified or approved by DOH, and
   20.3.3. measure physical fitness to practise against criteria specified or approved by DOH.

20.4. DOH may issue a Standard or Guideline which makes detailed provision in relation to the personal medical requirement.

21. The Primary Source Verification

21.1. ‘Primary source verification’ means confirmation that is obtained by DOH from the relevant institutions – either directly from the institutions or indirectly from a third party commissioned by DOH – of information relating to the education, qualification, training or experience of a Healthcare Professional.

21.2. The primary source verification requirement is that a Healthcare Professional has provided DOH with the consent it needs to obtain primary source verification and that DOH is able to obtain that verification.

22. The Examination Requirement

22.1. The examination requirement applies to all Healthcare Professionals other than those who are determined by DOH to be exempt from it.

22.2. Where it applies, the examination requirement is that a Healthcare Professional has passed an examination which:
   22.2.1. is designed to assess his competence to practise the relevant Healthcare Profession, and
   22.2.2. has been approved by DOH (whether or not the examination is offered by DOH or by another competent body specified by DOH).

22.3. DOH may issue the necessary regulation which makes detailed provision in relation to the examination requirement, including by:
   22.3.1. defining any categories of Healthcare Professional exempt from the requirement,
   22.3.2. setting out rules for the process of taking an examination,

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15 DOH Standard for Licensing Examination.
16 DOH Standard for Licensing Examination.
17 DOH Standard for Licensing Examination.
18 DOH Standard for Exemption from DOH Examination for Licensure for Specified categories of Healthcare Professions.
22.3.3. making provision for different elements of an examination\textsuperscript{15} – for instance written, oral and practical elements – and specifying their respective weight or significance,

22.3.4. defining the circumstances in which an examination (or an element of it) is deemed to have been passed or failed,

22.3.5. determining the consequences of failing an examination (or an element of it),

22.3.6. making provision for the circumstances in which an examination (or an element of it) may or may not be retaken, or may be retaken only after a period of time, and/or

22.3.7. requiring the payment of fees.

PART B. OBTAINING AND RENEWING LICENCES

23. Introduction

23.1. This Part B makes provision for Healthcare Professionals to apply for licenses issued by DOH, and renewed by DOH at regular intervals.

Applying for a Licence

24. The Licence Application

24.1. DOH may issue one or more application forms to be used by Healthcare Professionals (or by Healthcare Providers acting on their behalf) to apply for a licence.

24.2. An application form shall set out the information and supporting evidence that a Healthcare Professional is required to provide to enable DOH to assess his application.

24.3. In order to be valid, an application for a licence must:

24.3.1. be submitted on the appropriate application form,

24.3.2. provide all of the information and evidence requested on the form,

24.3.3. provide any consent that is requested on the form for the purposes of primary source verification,

24.3.4. disclose any other information or evidence – whether or not it is requested on the form – that is known to the Healthcare Professional and is likely to be relevant to the assessment of his fitness to practice,

24.3.5. be completed in total honesty and good faith,

24.3.6. be accompanied by the payment of any fee specified on the form.

24.4. DOH may reject an application for a licence without further consideration if it fails to satisfy any of these requirements.

\textsuperscript{15} DOH Standard for Licensing Examination
25. New Licences

25.1. DOH will issue a licence to any Healthcare Professional who has met the requirements of this Chapter III as to eligibility, the making of an application, the examination (where applicable) and primary source verification.

25.2. DOH may reject an application for a licence by any Healthcare Professional who has not met all the requirements of this Chapter III. When it does so, DOH will notify the applicant of the decision to reject an application.

25.3. An applicant whose licence application has been rejected may appeal this decision in accordance with Chapter XI of the DOH Healthcare Regulator Manual.

25.4. A licence shall specify on its face:

   25.4.1. the name of the Healthcare Professional to whom it is issued,
   25.4.2. the Healthcare Profession, and any speciality or sub-speciality within that profession, which the relevant Healthcare Professional is entitled to practise in Abu Dhabi, and
   25.4.3. any level of seniority within the relevant Healthcare Profession at which the relevant Healthcare Professional is entitled to practise in Abu Dhabi,
   25.4.4. the Renewal Date, and
   25.4.5. any other condition or restriction that DOH considers appropriate in the case of the relevant Healthcare Professional.

Renewing a Licence

26. The Renewal Period

26.1. Each licence must be renewed no later than the expiry date stated in the licence:

26.2. There is no limit to the number of occasions on which a licence may be renewed.

26.3. If it has not been renewed by the Renewal Date, a licence shall automatically be suspended.

26.4. A licence that is invalid due to lack of renewal on the Renewal Date will be reinstated by DOH upon an application to do so and may be subject to fulfilling renewal requirements and payment of the delay fines in this respect.

27. Renewal of Licence

27.1. A licence may be renewed by DOH on the application of the Healthcare Professional to whom it was issued (or of a Healthcare Provider acting on his behalf).

27.2. An application for the renewal of a licence:

   27.2.1. must be made by a Licensed Healthcare Professional at least 90 days prior to the Renewal Date, and
   27.2.2. may be made by a Licensed Healthcare Professional up to 6 months in advance.
27.3. An application form shall set out the information and supporting evidence that a Licensed Healthcare Professional is required to provide in order to enable DOH to assess his application.

27.4. In order to be valid, an application for the renewal of a licence must:

27.4.1. be submitted on the appropriate application form,

27.4.2. provide all of the information and evidence requested on the form,

27.4.3. be completed in total honesty and good faith, and

27.4.4. be accompanied by the payment of any fee specified on the form.

27.5. DOH may reject an application for the renewal of a licence without further consideration if it fails to satisfy any of these requirements.

27.6. On the renewal of a licence, the Healthcare Professional who holds the licence shall be issued with a new licence document that:

27.6.1. specifies on its face a new Renewal Date, and

27.6.2. reflects any amendment to the licence, or new restrictions or conditions, made on the renewal of the licence. (such restrictions to not be used in lieu of provider-led privileging).

27.7. DOH may issue a Standard that makes detailed provision in relation to the process for the renewal of licences.

28. Amendment to Licences

28.1. Licensed Healthcare Professional may request that DOH amend that licence with regard to:

28.1.1. any speciality within the relevant Healthcare Profession which the Healthcare Professional is entitled to practise in Abu Dhabi,

28.1.2. any level of job seniority within the relevant Healthcare Profession at which the Healthcare Professional is entitled to practise in Abu Dhabi, or

28.1.3. any condition or restriction to which the licence is subject.

28.2. When a Licensed Healthcare Professional requests DOH to amend a licence, all of the information and evidence to support of the request, together with any additional information and evidence that DOH may require, must be provided to DOH.

20 DOH Standard for Health Professionals Licensing Process.
PART C. SUSPENDING, REVOKING AND CANCELLATION OF LICENCES

29. Introduction
29.1. This Part C makes provision for licences to be limited as a consequence of disciplinary action, to be revoked, and to be surrendered.

Suspension and Revocation of Licences

30. Suspension
30.1. DOH may suspend the licence of a Licensed Healthcare Professional where it is entitled to do so in accordance with the provisions of the Healthcare Regulator Manual as to discipline and sanctions.
30.2. DOH will update the Health Professional status on the list of licences, sharing it with relevant parties.
30.3. During any period of suspension of a licence, a Licensed Healthcare Professional shall be considered to have no licence and must not practise the relevant profession in Abu Dhabi.

31. Revocation
31.1. DOH may revoke the licence of a Licensed Healthcare Professional where it is entitled to do so in accordance with the provisions of the Law as outlined in the DOH Healthcare Regulator Manual as to discipline and sanctions.
31.2. Following the revocation of a licence, a Healthcare Professional:
   31.2.1. must return his licence document to DOH without delay.
   31.2.2. must not practise the relevant profession in Abu Dhabi.

Surrender / Cancellation of Licences

32. Surrender / Cancellation
32.1. A Licensed Healthcare Professional may voluntarily surrender his licence at any time or Health care facility may cancel licence of health professional by submitting the application to DOH of intention to do so.
32.2. Following the Cancellation of licence, a Healthcare Professional must not practise the relevant profession in Abu Dhabi unless and until DOH issues a new licence.

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Loss of Licences

33. Notification

33.1. A Licensed Healthcare Professional who loses his licence must, immediately on identifying the loss:
   33.1.1. notify his employing facility, and
   33.1.2. notify DOH by submitting a notice in writing.

33.2. A licence shall be cancelled on notification of loss to DOH, and a replacement licence shall be issued by DOH.
CHAPTER IV. PROFESSIONAL DUTIES

34. Purpose
34.1. This Chapter sets out the professional duties that apply to Healthcare Professionals in the Emirate of Abu Dhabi.

35. Background
35.1. In order to ensure the best possible clinical outcomes for Patients, it is important that each Healthcare Professional practicing in Abu Dhabi is personally responsible for carrying out his professional activities in accordance with appropriate professional policies, standards and evidence-based guidelines.
35.2. All Healthcare Professionals in Abu Dhabi are therefore expected and required to comply with fundamental principles of best practice and in accordance with the highest ethical standards, and to put the patient interest first at all times.

PART A. DUTIES OF ALL HEALTHCARE PROFESSIONALS

36. Introduction
36.1. The requirements of this Part A apply to all Healthcare Professionals.

Duty to Comply with Policies, Standards, Scope of Practice and Privileges, the Competence Framework and Federal Law

37. Policies and Standards
37.1. DOH may issue Policies and Standards in relation to any aspect of the professional conduct or activities of Healthcare Professionals.
37.2. The Policies and Standards may make different provision for different Healthcare Professions or different categories of Healthcare Professionals within a profession.
37.3. All Healthcare Professionals must comply with any requirements of a Policy and Standard that apply to them.
38. Scope of Practice and Privileges

38.1. Where DOH has determined a Scope of Practice or certain Privileges\(^2\) in relation to a Healthcare Profession, each Healthcare Professional within that Profession must at all times engage only in professional activities that are:

38.1.1. within the Scope of Practice and provider assigned Privileges,

38.1.2. within any part of the Scope of Practice applying to the speciality of that Healthcare Professional within the profession, and

38.1.3. within any part of the Scope of Practice applying to the level of job seniority of that Healthcare Professional within the profession.

39. Competence Framework

39.1. Where DOH has issued a Competence Framework, which specifies a minimum level of competence to be maintained by individuals practicing in a named Healthcare Profession, each Healthcare Professional within that Profession must at all times maintain that level of competence.

40. Federal Law

40.1. All Healthcare Professionals must, subject to their primary duty to comply with the requirements of this Manual comply with any requirements of the Federal law of the United Arab Emirates that apply to them in their professional capacity.

General Duties as to Good Professional Conduct

41. Respect for Patients

41.1. Each Healthcare Professional must respect the integrity and individuality of every Patient\(^23\) \(^24\) treated or contacted by the Healthcare Professional.

41.2. Each Healthcare Professional must have due regard for every Patient treated or contacted by the Healthcare Professional, and not unfairly discriminate against them on the basis of gender, race, religion, customs, physical and mental ability, economic status and values.

41.3. No Healthcare Professional may engage in any act which is intended to or has the effect of exploiting a relationship with a Patient for his own personal gain (other than by obtaining reasonable payment for his services).

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\(^2\) Scopes of Practice and Privileges to be determined by DOH having regard to recommendations by the Professional Boards in accordance with Chapter I of this Manual.

\(^23\) Policy on Patient Rights and Responsibilities.

\(^24\) DOH Patient Rights and Responsibilities Charter.
41.4. Each Healthcare Professional must maintain the highest ethical standards and must behave at all times with courtesy, respect, dignity and discretion in his relationships with Patients.

42. Informed Consent and Patient Information

42.1. Each Healthcare Professional must not engage in the treatment of a Patient unless:

42.1.1. informed consent\(^{25}\) has been obtained from or on behalf of that Patient to the treatment which is to be provided, or

42.1.2. informed consent\(^{26}\) has been deemed in accordance with Regulations not to be required in the case of the relevant treatment for that Patient.

42.2. Each Healthcare Professional must communicate fully with all patients and keep them informed about the nature and purpose of all tests and treatment and communicate promptly and fully all results and the clinical implications of such results.

43. Data Management and Confidentiality

43.1. Each Healthcare Professional must comply at all times with all DOH regulatory requirements relating to the:

43.1.1. right of a Patient to have access to their personal data,\(^{27}\)\(^{28}\)

43.1.2. right of a Patient to require that their personal data are transferred\(^{29}\)\(^{30}\) to another Professional,

43.1.3. restrictions on the collection, use, retention, storage and destruction of data relating to healthcare in Abu Dhabi\(^{31}\),

43.1.4. duty to maintain and operate effective systems for the management of data.

43.2. Each Healthcare Professional must treat as confidential\(^{32}\) all information in relation to Patients that is received by him in a professional capacity, and must not disclose or use that information other than for the purposes of treatment, except to the extent that is permitted by Regulations or required by the provisions of this Manual.

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\(^{25}\) DOH Guidelines for Patient Consent.

\(^{26}\) DOH Guidelines for Patient Consent.

\(^{27}\) Policy on Patient Rights and Responsibilities.

\(^{28}\) DOH Patient Rights and Responsibilities Charter.

\(^{29}\) Policy on Patient Rights and Responsibilities.

\(^{30}\) DOH Patient Rights and Responsibilities Charter.

\(^{31}\) DOH Standard for Medical Record Health Information Retention and Disposal and Chapter VI Data Management in the DOH Healthcare Regulator Manual.

\(^{32}\) DOH Standard for Medical Record Health Information Retention and Disposal and Chapter VI Data Management in the DOH Healthcare Regulator Manual.
44. Best Practice

44.1. Each Healthcare Professional:

44.1.1. must at all times act in the best interests of Patients

44.1.2. must not engage in the treatment of any Patient beyond the level of his personal capacity, training, experience, competence, scope of practice and clinical privileges granted at the Healthcare Facility where the Patient is being treated, and

44.1.3. must refer a Patient to another Healthcare Professional if that other professional would provide the best treatment for the Patient.

44.1.4. must be principally responsible for a Patient and may delegate treatment only to another Healthcare Professional who has the capacity, training, experience and competence necessary to provide an appropriate level of care to the Patient, and

44.1.5. may refer a Patient to another Healthcare Professional only if reasonably satisfied that the other Healthcare Professional has the capacity, training, experience and competence necessary to provide an appropriate level of care to the Patient.

44.1.6. must use the best currently available evidence, together with his professional expertise and knowledge of the Patient’s values and preferences, to make the most appropriate decisions about the treatment of that Patient.

44.1.7. must follow any Clinical Care Standards that apply to treatment provided by him to a Patient, or be able to justify as correct any decision not to do so.

44.1.8. must act within the scope, and in accordance with the requirements of, any Service Standard that applies to the employing Healthcare Provider.

Duties as to Advertising and Promotions

45. Advertising

45.1. A Healthcare Professional may only publish promotional materials if all the information contained in those materials is factually accurate and verifiable through evidence that can be made available to DOH upon request.

45.2. No promotional materials published by a Healthcare Professional may:

45.2.1. claim that the services offered by the Healthcare Professional are superior to those of any other individual within the same Healthcare Profession,

45.2.2. express or imply criticism of any other Healthcare Professionals,

45.2.3. express or imply a guarantee that treatment offered by the Healthcare Professional will be successful,
45.2.4. claim that the Healthcare Professional possesses skills, qualifications or experience that are not possessed,

45.2.5. claim that the Healthcare Professional is able to provide professional services that are outside the licensed Scope of Practice and/or Privilege for the Healthcare Profession, or

45.2.6. be misleading as to any fees charged by the Healthcare Professional for professional services.

45.3. For these purposes, ‘promotional materials’ includes any form of advertising which is carried out by any media, and ‘publish’ includes the broadcasting of advertisements by any means.

45.4. Each Healthcare Professional shall be personally responsible for all promotional materials published on the Healthcare Professional's behalf, as if the Healthcare Professional published those materials.

46. Promotional Activity

46.1. No Healthcare Professional may engage in any activity that is intended to, or does in fact, take advantage of his status or of the vulnerability or lack of medical knowledge of any person by placing unfair pressure on that person to receive any treatment.

PART B. DUTIES OF LICENSED HEALTH PROFESSIONALS

47. Introduction

47.1. The requirements of this Part B:

47.1.1. apply only to Licensed Healthcare Professionals, and

47.1.2. in respect of those Professionals, apply in addition to the requirements of Part A.

Duty to Comply with Licence and Privileges

48. Licences

48.1. A Licensed Healthcare Professional must at all times engage only in professional activities in relation to those authorised under the terms of a licence issued by DOH.

48.2. A Licensed Healthcare Professional must comply with the Scope of Practice specified under the terms of a licence issued by DOH.

49. Privileges

49.1. Licensed Healthcare Professionals who are authorised, under the terms of employment by a Healthcare Provider, to treat Patients without immediate qualified supervision must:
49.1.1. apply for Privileges to be assigned to them by the Healthcare Provider, and
49.1.2. after Privileges have been assigned, carry out their professional activities within the scope of those Privileges.

49.2. All other Licensed Healthcare Professionals who are employed by a Healthcare Provider must restrict their professional activities to those set out in their job description.

Duty to Provide Information

50. Duty to Report on Self

50.1. A Licensed Healthcare Professional must inform DOH without delay if, in any country, the Healthcare Professional has:

50.1.1. been charged with or found guilty of a criminal offence,
50.1.2. received a formal caution from the police or any judicial authority,
50.1.3. as a result of a disciplinary procedure followed by a professional body or regulatory authority:
   50.1.3.1 been subject to an adverse finding or sanction, or
   50.1.3.2 had any restriction or condition placed on an authorisation to practise.

50.2. A Licensed Healthcare Professional who has been suspended or dismissed from employment with any Healthcare Provider for a reason related to his professional conduct, must inform without delay:

50.2.1. DOH,
50.2.2. any other Healthcare Provider where the Healthcare Professional is employed, and
50.2.3. any Patient treated outside of employment by a Healthcare Provider.

51. Duty to Report on Others

51.1. Each Licensed Healthcare Professional must take appropriate steps (including in particular those set out in this section) to protect Patients from any significant risk of harm arising due to:

51.1.1. the conduct of any other Healthcare Professional, or
51.1.2. inadequacy in the premises, equipment, systems, policies, or resources of any Healthcare Provider where the healthcare Professional is employed.

51.2. A Licensed Healthcare Professional who reasonably believes that a significant risk of harm has arisen must:

51.2.1. keep a record of the reasons for that belief, and
51.2.2. report that belief to the relevant Healthcare Provider in accordance with its policies and procedures.

DOH Standard for Clinical Privileging Framework.
51.3. A Licensed Healthcare Professional who reasonably believes that another Healthcare Professional is not fit to practise must report that belief, together with the reasons for it:
   51.3.1. to a Healthcare Provider which employs the other Healthcare Professional, or
   51.3.2. if the other Healthcare Professional is not employed by a Healthcare Provider, to DOH.

52. Duty Where a Patient has Suffered Harm

52.1. Where a patient has suffered harm or distress in the course of treatment being provided, or as a result of a failure to provide appropriate treatment, all Licensed Healthcare Professionals who are aware of the event must report that event and must cooperate in taking appropriate actions in accordance with the policies and procedures of the Healthcare Provider where the Healthcare Professional is employed.

Duty to Respond to Complaints

53. Complaints

53.1. Upon receiving any complaint about the quality of service or treatment provided at any Healthcare Facility, a Licensed Healthcare Professional must ensure that the Healthcare Provider that operates that Healthcare Facility is notified.

53.2. A Licensed Healthcare Professional must take all reasonable steps to assist an employing Healthcare Provider to:
   53.2.1. give timely consideration to any complaint about the quality of service or treatment at a Healthcare Facility operated by it,
   53.2.2. assess whether that complaint is justified (either entirely or in part),
   53.2.3. provide the person making the complaint with a clear response in a reasonable time,
   53.2.4. where any part of the complaint is justified, take appropriate steps to remedy it.

Duty to Co-operate with Investigations

54. Investigations

54.1. Each Licensed Healthcare Professional must co-operate fully with any investigation carried out by a Healthcare Provider or by DOH into the treatment given to a patient, and must disclose any information that is likely to be relevant to that investigation.

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34 DOH Standard for Complaints Management in Healthcare Facilities.
54.2. A Licensed Healthcare Professional must provide assistance on request to any competent authority of the Emirate of Abu Dhabi in any inquiry, carried out by that authority, into an injury to or the death of a patient.

Revalidation of Privileges

55. Revalidation

55.1. A Licensed Healthcare Professional who is authorised, under the terms of employment by a Healthcare Provider, to treat patients without immediate qualified supervision, must apply for the revalidation of his Privileges at such intervals as the Healthcare Provider requires.

55.2. A Licensed Healthcare Professional who has applied for revalidation must provide the Healthcare Provider with all relevant information requested of him.

55.3. Each Licensed Healthcare Professional must carry out his professional activities within the scope of the Privileges assigned to him following revalidation.

Finances and Conflicts of Interest

56. Patient Charges

56.1. Each Licensed Healthcare Professional must be open and honest with Patients about any charges which they will be required to pay for the provision of his professional services.

56.2. In particular, a Licensed Healthcare Professional must:

- inform patients of any charges that they will be required to pay before seeking their Informed Consent to treatment,
- provide patients, on request, with an estimate of his likely charges in relation to any treatment or course of treatment, and
- not engage in any activity that is intended to, or does in fact, take advantage of the vulnerability or lack of medical knowledge of any patient in relation to charges that are made of them for the provision of professional services.

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35 DOH Standard for Clinical Privileging Framework.
36 DOH Patient Rights and Responsibilities Charter.
56.3. A Licensed Healthcare Professional must not provide to patients any treatment, if the Healthcare Professional knows (or should be aware) that it is clinically unnecessary, except in the case of any treatment that a patient elects to receive after being made aware of the absence of clinical need.

57. Claims

57.1. Each Licensed Healthcare Professional must ensure that any claim for payment that is submitted on his behalf to a Health Insurer in respect of treatment provided by him relates only to treatment actually provided by him, is strictly accurate in all other respects.

57.2. Each Healthcare Professional must ensure that he complies at all times with all DOH regulatory requirements relating to health insurance fraud and abuse.

58. Conflicts of Interest

58.1. A Licensed Healthcare Professional must not accept payment of commission, gifts, hospitality, or other inducement offered by any person that are – or would be regarded by a reasonable and informed observer as – likely to influence, decisions made by him as to:

58.1.1. treatments given or recommended to Patients,
58.1.2. pharmaceuticals or other products prescribed or recommended to Patients, or
58.1.3. any other Healthcare Professional or Healthcare Provider to whom a Patient should be referred.

58.2. A Licensed Healthcare Professional must disclose to a Patient, and to the Health Insurer of that Patient, any financial or commercial interest that the Professional has:

58.2.1. in any Healthcare Provider to which the Patient is being referred by him,
58.2.2. in any pharmaceutical or biomedical company whose medicines or products are being prescribed by him for the Patient, or
58.2.3. in any other body that is likely to benefit from a treatment carried out or recommended in relation to the Patient.

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38 DOH Standard Provider Contract.
39 DOH Coding Manual.
59. Inducements

59.1. A Licensed Healthcare Professional must not offer any payment of commission, gift, hospitality or any other inducement to any other Healthcare Professional that is in the nature of an inducement prohibited to the Licensed Healthcare Professional.

60. Undue Influence

60.1. A Licensed Healthcare Professional must not:

   60.1.1. encourage Patients or their families to give, lend or bequeath money or gifts that will be of direct or indirect benefit to him,

   60.1.2. place any pressure on patients or their families to make donations to third parties, or

   60.1.3. take unfair advantage of his relationship with Patients or their families for any other personal benefit (whether or not financial in nature).
CHAPTER V. TRAINING AND EDUCATION

61. Purpose

61.1. This Chapter provides for aspects of the training and education of Licensed Healthcare Professionals in the Emirate of Abu Dhabi.

62. Background

62.1. In order to ensure the provision of safe, effective, ethical and high quality healthcare in Abu Dhabi, it is important that training programmes for Licensed Healthcare Professionals are provided to the highest standard.

62.2. In the course of participating in those programmes, it is important that students, graduates and Licensed Healthcare Professionals are able to observe, and in some cases carry out, the provision of treatment to Patients. In order to achieve the best possible clinical outcomes for Patients and ensure Patient safety, participation in training must therefore be subject to appropriate levels of supervision.

62.3. For these purposes, DOH requires to approve, and regulate the terms of participation in and supervision of, certain health training programmes.

62.4. On the completion of their training, Licensed Healthcare Professionals should continue to receive ongoing professional education to ensure that they remain up-to-date with clinical knowledge and best practice in their Professions or specialities.

62.5. For these purposes, DOH will require Licensed Healthcare Professionals to ensure that they obtain a certain amount of continuing professional education credit hours each year.

PART A. TRAINING

63. Introduction

63.1. This Part A applies to students, graduates and Licensed Healthcare Professionals who wish to participate in certain specified training programmes.
The Programmes

64. The Programmes

64.1. A person may only act as the provider of, or a participant in, certain specified health training programmes if those programmes have been approved by DOH.

64.2. The programmes that require to be approved by DOH (the Programmes) are:

- 64.2.1. Clinical Clerkship,
- 64.2.2. Internship,
- 64.2.3. Residency and Fellowship, and
- 64.2.4. Postgraduate Clinical Training,
- 64.2.5. Observership.

65. Clinical Attachments

65.1. A Clinical Attachment is a time-limited supervised training programme, or a work placement, carried out in a hospital or general practice settings. It is designed:

- 65.1.1. for students engaged in a course of study directed towards qualifying to practice in a Healthcare Profession,
- 65.1.2. to provide those students with the clinical knowledge, skills and approach necessary to enable them to qualify as Healthcare Professionals,
- 65.1.3. to do so by providing an opportunity for them to take increasing responsibility for the care of Patients in a supervised environment.

66. Internship

66.1. An Internship is as a period of supervised training required for graduates following graduation to enhance and improve their competency. It is designed:

- 66.1.1. for students who are graduates from a course of study directed towards qualifying to practise in a Healthcare Profession according to PQR requirements,
66.1.2. to provide those graduates with the clinical knowledge, skills and approach necessary for them to become competent Healthcare Professionals,

66.1.3. to do so by providing those graduates with all of the supervised clinical training that is required to complete the clinical training requirements for the purpose of their Healthcare Professional qualification.

67. Residency and Fellowship
67.1. A Residency or Fellowship is a stage of graduate medical training that allows the resident in the hospital or clinic to work under the direct or indirect supervision of an attending physician. Fellowship or “sub-specialty” training may follow residency training. This training programme is designed:

67.1.1. for qualified Healthcare Professionals to upscale or change their licence title according to PQR.

67.1.2. to provide those Professionals with an integrated training programme to equip them with the knowledge, skills and approach to practice without supervision in one or more professional specialities.

68. Postgraduate Clinical Training
68.1. The Academic Training Programme is aimed at Health Professionals who are considering an academic career in medicine “allied health or clinical support”.

68.2. Postgraduate Clinical Training is training programme designed:

68.2.1. to attract and retain Healthcare Professionals to the practice of healthcare in Abu Dhabi,

68.2.2. to orient them toward practice within specific field by providing an opportunity for those Professionals to develop their skills and knowledge through further education and the performance of new professional duties under supervision.

69. Observerships
69.1. A medical observership is an experience where individuals with or without prior medical education can observe Healthcare Professionals as they care for patients and families for a specific period of time in a Healthcare Facility.

69.2. The Observership is a training programme designed:

69.2.1. for Healthcare Professionals or for students or graduates of a course of study directed towards qualifying to practise in a Healthcare Profession,

69.2.2. to provide those Professionals, students or graduates with the opportunity to learn by observing the practice of a particular Healthcare Profession or professional specialities.
The Rules for Eligibility and Programme Rules

70. The Rules for Eligibility

70.1. DOH may issue, and from time to time revise, a Standard defining the criteria that a person must satisfy in order to be eligible to participate in one or more of the Programmes (the Rules for Eligibility).

70.2. The Rules for Eligibility may define the criteria for participating in a Programme by reference to any matters that DOH considers appropriate, which may include in particular:

70.2.1. the existing qualifications, experience, and academic or professional achievements of the person wishing to participate in that Programme,

70.2.2. the Health Profession of which that person is (or wishes to be) a member,

70.2.3. the professional specialities in which that person practises (or wishes to practise),

70.2.4. the country of origin of that person (or of his professional qualification).

70.3. The Rules for Eligibility may also:

70.3.1. set out the procedure by which a person wishing to participate in a Programme must apply for acceptance on that Programme,

70.3.2. require that a person wishing to participate in a Programme requires the approval of DOH before doing so.

70.4. DOH may establish different Rules for Eligibility in respect to different Programmes.

70.5. A person who wishes to participate in a Programme must comply with the Rules for Eligibility relevant to that Programme.

71. The Programme Rules

71.1. DOH may issue, and from time to time revise, a Standard setting out the manner in which a Programme must operate (the Programme Rules).

71.2. The Programme Rules may in particular:

71.2.1. set out the required academic or professional content of the Programme,

71.2.2. set out the procedure for evaluating participants in that Programme,

71.2.3. specify what may (and may not) be done by those participants,

71.2.4. describe the circumstances in which those participants require to be supervised,

71.2.5. define the nature and level of the supervision required,

71.2.6. specify requirements relating to the conduct of the participants,

71.2.7. specify requirements relating to the conduct of their supervisors,

71.2.8. specify requirements relating to the resolution of complaints or grievances, whether in respect of the Programme, its participants, or any supervisor.

71.3. The Programme Rules may also define academic or professional credits (or other benefits) that are to accrue to a participant on his successful completion of a Programme.

71.4. DOH may establish different Programme Rules in respect of different Programmes.
71.5. The Programme Rules must be complied with by:
   71.5.1. any person who participates in the relevant Programme,
   71.5.2. any Healthcare Professional who supervises that participant in the Programme.

PART B. CONTINUING PROFESSIONAL EDUCATION

72. Introduction

72.1. This Part B applies only to Licensed Healthcare Professionals, and makes provision for their continuing professional education.

73. Duty to Maintain Knowledge and Skills

73.1. Each Licensed Healthcare Professional must maintain and continue to develop his professional knowledge and skills so that they, at all times, remain up-to-date and adequate to the purpose of providing safe, effective and high quality treatment to Patients.

74. Duty to Obtain Continuing Professional Education

74.1. Each Licensed Healthcare Professional must obtain, in each year of professional practice in Abu Dhabi, the required quota of continuing professional education.

74.2. For these purposes, the required quota of continuing professional education means training that is obtained in the relevant year:
   74.2.1. for a minimum number of hours specified by DOH,
   74.2.2. in any subjects specified by DOH,
   74.2.3. delivered by a training provider accredited or recognised by DOH.

74.3. DOH may specify different requirements, or accredit or recognise different providers, for the purposes of different categories of Licensed Healthcare Professionals.

74.4. DOH may exempt any individual Licensed Healthcare Professional or category of Licensed Healthcare Professional from the duty to obtain continuing professional education, in which case the obligations in this section shall not apply to them.

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45 DOH Accreditation Criteria: [https://www.DOH.ae/cme/Accreditation/AccreditationCriteria.aspx](https://www.DOH.ae/cme/Accreditation/AccreditationCriteria.aspx)

46 DOH Accreditation Guidelines: [https://www.DOH.ae/cme/Accreditation/AccreditationGuidelines.aspx](https://www.DOH.ae/cme/Accreditation/AccreditationGuidelines.aspx)

47 PQR CME Standard.

48 DOH Standards for Commercial Support of CME/CPD Activities: [https://www.DOH.ae/cme/CommercialPolicies.aspx](https://www.DOH.ae/cme/CommercialPolicies.aspx)

49 DOH Standards for Commercial Support of CME/CPD Activities: [https://www.DOH.ae/cme/CommercialPolicies.aspx](https://www.DOH.ae/cme/CommercialPolicies.aspx)

75. Duty to Maintain a Record

75.1. It is the sole responsibility of the Health Care Professional to maintain and submit CME hours upon renewal.

75.2. The Health Care Providers should ensure that Health Care Professional working under them must obtain CME and must keep written records.
CHAPTER VI. INTERPRETATION AND DEFINITIONS

76. Interpretation

76.1. In this Manual, the following rules of interpretation shall apply.

76.2. Unless the context requires otherwise:

76.2.1. words in the masculine gender are to be read as including the feminine gender (and vice versa),

76.2.2. words in the singular are to be read as including the plural (and vice versa), and

76.2.3. references to a numbered Chapter, Part, section or paragraph are to the provision bearing that number within this Manual.

76.3. The words 'including' and 'in particular' indicate a list of examples and should not be read as limiting the scope of the words that occur before them.

76.4. Any reference to another Policy, Standard, Law, Rule or other legal instrument is to be read as a reference to that legal instrument as it may be revised or reissued from time to time.

76.5. Where this Manual requires any duty to be complied with by a specified time, and where the duty has not been complied with by that time, that duty shall continue to be binding until it has been satisfied and the continuing failure to comply with it shall be treated as an ongoing and repeated breach of this Policy.

76.6. The words ‘employ’ or ‘employed’ when used in relation to a Healthcare Professional refer to any arrangement (whether or not of full-time employment) by which that professional is engaged by a Healthcare Provider to provide treatment to Patients on behalf of the Provider.

76.7. The words ‘treat’ or ‘treatment’ when used in respect of a Patient refer to any intervention – including advice, clinical investigation, diagnosis, monitoring, clinical and/or surgical intervention, the prescription of medicines and the supervision of care – that falls within the professional activities of the relevant Healthcare Professional providing healthcare to the Patient.

76.8. The words ‘DOH regulatory requirements’, in relation to a Healthcare Professional, refer to the obligations on that Professional as set out in one or more documents issued by DOH with which the Healthcare Professional is required to comply by virtue of the other provisions of this Manual.

76.9. The word ‘year’ means a year according to the Gregorian calendar.
### Definitions

77.1. In this Manual, the following words shall have the meanings given to them below:

<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td>Clinical Care Standard</td>
<td>Has the meaning given in the DOH Healthcare Providers Manual.</td>
</tr>
<tr>
<td>Continued Medical Education</td>
<td>Educational Program to provide Health Professional with the competencies required to maintain his/her licence status.</td>
</tr>
<tr>
<td>DOH</td>
<td>The Department of Health.</td>
</tr>
<tr>
<td>Healthcare Facility</td>
<td>Has the meaning given in the DOH Healthcare Providers Manual.</td>
</tr>
<tr>
<td>Healthcare Profession</td>
<td>A profession within the field of healthcare that is named by DOH and defined by reference to the Scope of Practice associated with it.</td>
</tr>
<tr>
<td>Healthcare Professional</td>
<td>An individual who provides clinical professional services within a named Healthcare Profession.</td>
</tr>
<tr>
<td>Healthcare Provider</td>
<td>Has the meaning given in the DOH Healthcare Providers Manual.</td>
</tr>
<tr>
<td>Informed Consent</td>
<td>Has the meaning given in DOH Consent Guideline.</td>
</tr>
<tr>
<td>Licensed Healthcare Professional</td>
<td>Means a Healthcare Professional who holds a current and valid licence issued by DOH authorising him to engage in certain professional activities.</td>
</tr>
<tr>
<td>Observership</td>
<td>Has the meaning given in Part A of Chapter V.</td>
</tr>
<tr>
<td>Patient</td>
<td>Means any individual who seeks or is receiving treatment from a Healthcare Professional.</td>
</tr>
<tr>
<td>Privileges</td>
<td>The entitlements of a Healthcare Professional, assigned by a Healthcare Provider, to provide treatments to Patients within a facility that is owned or managed by that Healthcare Provider.</td>
</tr>
<tr>
<td>Professional Board</td>
<td>Has the meaning given in the DOH Healthcare Regulator Manual.</td>
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<tr>
<td>Professional Qualification Requirements (PQR)</td>
<td>An UAE unified credential requirement for Health Professional Licensing.</td>
</tr>
<tr>
<td>Regulation</td>
<td>Means any provision of a Law, Policy, Standard, Licence or related document issued by DOH, that imposes a duty on a Healthcare Professional</td>
</tr>
<tr>
<td>Scope of Practice</td>
<td>Describes the procedures, actions, and processes that a Healthcare Professional is permitted to undertake in keeping with the terms of their professional licence.</td>
</tr>
<tr>
<td>Service Standards</td>
<td>Has the meaning given in the DOH Healthcare Providers Manual.</td>
</tr>
<tr>
<td>Standard</td>
<td>Means a Standard issued by DOH in accordance with this Manual or a Policy or with any provision of law.</td>
</tr>
<tr>
<td>Training Programme</td>
<td>A Programme for qualified Health Professional in Clinical Clerkship, Internship, Observership, Residency/Fellowship, or Postgraduate Clinical Training</td>
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</tbody>
</table>