MALTA COLLEGE OF PATHOLOGISTS GENETICS GROUP c/o DEPARTMENT OF PATHOLOGY, SCHOOL OF MEDICINE, MATER DEI HOSPITAL, MALTA.

27 May, 2009.

Ms. Lucia Slobodova, Ministry of Education & Sport, Prague, Czech Republic.

Dear Ms. Slobodova,

This is to advise you that the Malta College of Pathologists that is responsible for the training of medical geneticists in Malta fully endorses the UEMS curriculum in Clinical Genetics, with the total duration of four years as stated in the "Description of Clinical Genetics as a Medical Speciality in EU: aims and objectives of specialist training" adopted on April 25, 2009.

Genetics is a primary speciality since the induction of specialist medical certification a few years ago, but the training program is still being developed and is planned over five years that may include a year from research. Thus the Malta College of Pathologists has no objection to the recognition of specialist certification in other EU countries in whom the training program is at least of four years in duration.

The Malta College of Pathologists, thus, endorses fully the inclusion of (Clinical) Genetics into directive 2005/36 to establish this important speciality across Europe.

Professor Alex. Felice, Malta College of Pathologists, Medical Genetics Group.

CHAPTER 464

HEALTH CARE PROFESSIONS ACT

To regulate the practice of health care professions in Malta.

21st November, 2003

ACT XII of 2003, as amended by Act III of 2004; Legal Notices 253 and 342 of 2004; Act XIII of 2005; and Legal Notices 376 of 2005, 147 of 2006, 427 of 2007, and 27, 140 and 177 of 2008.

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PART I

PRELIMINARY

Short title.

Interpretation.

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1. The short title of this Act is the Health Care Professions Act.

2. In this Act, unless the context otherwise requires -

Amended by: III. 2004.12; "adaptation L.N. 27 of 2008. in the host M registered me

"adaptation period" means the pursuit of a regulated profession in the host Member State under the responsibility of a qualified registered member of that profession, such period of supervised practice possibly being accompanied by further training;

"aptitude test" means a test limited to the professional knowledge of the applicant, made by the relevant Councils with the aim of assessing the ability of the applicant to pursue a regulated profession in Malta;

"Council for Nurses and Midwives" means the Council established by article 21;

"Council for the Professions Complementary to Medicine" means the Council established by article 26;

"European Economic Area" means the area composed of the state parties to the agreement on the European Economic Area, other than member states of the European Union; and agreement on the European Economic Area means the agreement establishing such area to which Malta became a party pursuant to the Treaty;

"European Union" means the European Union referred to in the Treaty;

"evidence of formal qualifications" means diplomas, certificates and other evidence issued by the competent authority in a Member State designated pursuant to legislative, regulatory or administrative provisions of that Member State and certifying successful completion of professional training obtained mainly in the Community. Evidence of formal qualifications issued by a third country shall be regarded as evidence of formal qualifications if the holder has three years formal experience in the profession concerned on the territory of the Member State which recognised that evidence of formal qualification, certified by that Member State;

"good conduct" means conduct approved by the relevant Council;

"health care profession" means a profession regulated by this Act;

"health care professional" means a person who is authorised to practise a health care profession in accordance with the provisions of this Act;

"legal practitioner" means a person who has practised as an advocate in Malta for a period of, or periods amounting in the aggregate to, not less than seven years;

"Medical Council" means the Council established by article 9;

"Member State" means a state member of the European Union, a

state within the European Economic Area, Switzerland or any other state as the Minister may prescribe;

"Minister" means the Minister responsible for health;

"Pharmacy Council" means the Council established by article 15;

"practice" in respect of any health care professional means the taking up and, or pursuit of the respective profession and includes the provision of services;

"prescribed" means laid down by regulations in accordance with the provisions of this Act;

"professional and ethical standards" includes standards relating to the general conduct of a member of a health care profession, including the behaviour of such member towards his client or the patient under his care or being attended by him, during or consequential to the exercise of his profession, and the behaviour of such member towards other members of his profession and towards members of other health care professions and towards society;

"professional complementary to medicine" means a health care professional whose name is entered in the Registers of Professions Complementary to Medicine referred to in article 28;

"professional experience" means the actual and lawful pursuit of the profession concerned in a Member State;

"qualified person" shall have the same meaning as that given under the Medicines Act;

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"regulated education and training" means any training which is specifically geared to the pursuit of a given profession and which comprises a course or courses complemented, where appropriate, by professional training, or probationary or professional practice. The structure and level of the professional training, probationary or professional practice shall be determined by the laws, regulations or administrative provisions of the Member State concerned or monitored or approved by the authority designated for that purpose;

"regulated profession" means a professional activity or group of professional activities, access to which, the pursuit of which, or one of the modes of pursuit of which is subject, directly or indirectly, by virtue of legislative, regulatory or administrative provisions, to the possession of specific professional qualifications; in particular, the use of a professional title limited by legislative, regulatory or administrative provisions to holders of a given professional qualification, shall constitute a mode of pursuit;

"relevant Council" means:

- (a) in relation to medical practitioners and dental surgeons, the Medical Council;
- (b) in relation to pharmacists and pharmacy technicians, the Pharmacy Council;
- (c) in relation to nurses and midwives, the Council for Nurses and Midwives; and

(d) in relation to the Professions Complementary to Medicine, the Council for the Professions Complementary to Medicine;

"specialist" means a health care professional whose name is entered in the appropriate part of the specialist register kept by the relevant Council in accordance with this Act;

"Specialist Accreditation Committee" means a committee set up under article 30;

"third country" means any country other than a member state;

"the Treaty" has the same meaning as is assigned to it in article 2 of the European Union Act.

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Practice of a health care profession and use of professional title. *Amended by: III. 2004.13; L.N. 27 of 2008.* **3.** (1) No person shall practise a health care profession unless he fulfils the conditions for the taking up and pursuit of that health care profession in Malta, in accordance with the provisions of this Act.

(2) (a) A person shall only be entitled to use a professional title if he fulfils the conditions set by the relevant Council for taking up and pursuit, in Malta, of the healthcare profession to which the title refers.

(b) The titles referred to in paragraph (a) are:

- (i) medical practitioner
- (ii) dental surgeon
- (iii) midwife
- (iv) nurse
- (v) pharmacy technician
- (vi) pharmacist.

(3) Healthcare professionals registered with any of the relevant Councils shall be legally entitled to use those academic titles conferred on them in the home Member State, and possibly an abbreviated form thereof, in the language of the home Member State as long as that title is followed by the name and address of the establishment or examining board which awarded it.

(4) In those cases where an academic title of the home Member State is liable to be confused with a title which in Malta requires supplementary training not acquired by the professional, then the relevant Council may require the professional to use the academic title of the home Member State in an appropriate form, as prescribed by the Council.

Concurrent practice.

4. It shall not be lawful for a health care professional to practise any two or more of the health care professions concurrently:

Provided that, the Minister may, upon a recommendation of the relevant Council or Councils, prescribe the circumstances in which any health care professional may practise more than one health care profession concurrently.

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5. (1) Health care professionals shall, in the practice of their profession, be subject to special supervision by the relevant Council.

(2) For the purposes of this Act, "special supervision" means the supervision, by the relevant Council, of the professional and ethical standards as prescribed by the relevant Council established under this Act, over the respective health care professional.

6. (1) The procedure and other rules relating to Councils set out in the First Schedule shall apply to and be followed by the Medical Council, the Pharmacy Council, the Councils for Nurses and Midwives and the Council for the Professions Complementary to Medicine and by each of the Specialist Accreditation Committees.

(2) Where not otherwise provided in the First Schedule or in the Rules of Procedure that may be prescribed, each of the Councils and Committees referred to in subarticle (1) may regulate its own procedures.

PART II

MEDICAL PRACTITIONERS AND DENTAL SURGEONS

7. (1) No person shall practise as a medical practitioner of unless he holds a licence for that purpose issued by the President of Malta.

(2) No person shall qualify for a licence to practice as a medical practitioner unless -

- (a) he is a citizen of Malta or of a Member State or is otherwise legally entitled or authorised to work in Malta;
- (b) he is of good conduct; and
- (c) his name is entered in the Medical Register, in accordance with article 11.

(3) Notwithstanding the provisions of subarticle (1), a person who has qualified for the degree of Doctor of medicine and surgery of the University of Malta, or a person who is so required to do in virtue of the provisions of article 11(1)(c), may practise as a house physician and, or surgeon in a government hospital or other hospital recognized for such purpose by the Medical Council, and in the performance of the duties assigned to him in that capacity such person shall, for all purposes of law, be deemed to be a medical practitioner.

(4) In regard to any person exercising the medical profession as provided in subarticle (3), the functions of the Medical Council under article 32 shall include the power to inflict any penalty applicable to medical practitioners and to order that such person shall not practise the medical profession even as a house physician and, or surgeon in a government hospital or other hospital recognized by the Medical Council for the purpose, and that his name shall not be entered in the Medical Register; and where any such order has been made, it shall, for the purposes of this Act, Conditions to practise as a medical practitioner.

Health care

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professions subject to supervision.

Procedure of relevant Councils.

have effect as if the name of such person had been erased from the said Register.

Conditions to practise as dental surgeon.

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8. (1) No person shall practise as a dental surgeon unless he holds a licence for that purpose issued by the President of Malta.

(2) No person shall qualify for a licence to practise as a dental surgeon unless -

- (a) he is a citizen of Malta or of a Member State or is otherwise legally entitled or authorised to work in Malta;
- (b) he is of good conduct; and
- (c) his name is entered in the Register of Dental Surgeons referred to in article 12.

9. There shall be a Council to be called the Medical Council, which shall consist of the following members:

- (a) a President appointed by the Prime Minister, from among legal practitioners;
- (b) one licensed medical practitioner appointed by the Prime Minister;
- (c) one licensed medical practitioner appointed by the University of Malta;
- (d) one licensed dental surgeon appointed by the Prime Minister;
- (e) five licensed medical practitioners elected from amongst and by all medical practitioners, at least one of whom must be a hospital-based specialist and another a general practitioner;
- (f) two licensed dental surgeons elected from amongst and by all dental surgeons; and
- (g) two persons from amongst the general public, who are not health care professionals, appointed by the Prime Minister.
- **10.** (1) The functions of the Medical Council shall be:
 - (a) to recommend to the President of Malta the granting of licences to medical practitioners and dental surgeons to practise their profession;
 - (b) to recommend to the President of Malta the withdrawal of licences in respect of any medical practitioner or dental surgeon, in accordance with Part VII of this Act;
 - (c) to keep, publish and update registers in respect of the medical and dental professions, and specialist registers of the medical and dental professions as may be prescribed;
 - (d) to prescribe and maintain professional and ethical standards for the medical and dental professions;
 - (e) to inform the Member State of origin or the Member

The Medical Council.

Functions of the Medical Council. Amended by: III. 2004.14. State from which a foreign national comes, of any serious matter which occurred outside their territory, prior to the establishment of that person in Malta and which is likely to effect the taking up of the activity of any of the professions regulated by it in Malta;

- (f) to verify the accuracy of facts communicated to it by other Member States, determine the nature and extent of any investigation to be made pursuant thereto, and to inform such Member States of any action taken with regards to any certificates or documents issued by them;
- (g) to ensure the confidentiality of information fowarded to other Member States;
- (h) to forward to any Member State concerned all information regarding measures taken in respect of healthcare professional as well as regarding any criminal penalty imposed on such professionals;
- (i) to levy such fees, from its registered medical practitioners and dental surgeons, for initial registration and yearly retention fees thereafter, as may be prescribed in consultation with those associations representing the majority of medical practitioners and dental surgeons respectively, and any other body which is deemed appropriate by the Council;
- (*j*) at the request of the Minister, or otherwise, to advise the Minister on any matter affecting the medical and dental professions;
- (k) to perform any other function that may be assigned to it by this Act or any other law.

(2) The Medical Council may set up committees for the purpose of enforcing professional and ethical standards applicable to the health care professions regulated by it and generally in order to better perform its functions.

(3) Subject to any rules made for it by the Medical Council or to any rule that may be prescribed, any committee established under subarticle (2) may regulate its own procedure.

(4) The Medical Council shall publish an annual activity report, not later than the end of the first quarter of the year following the end of the year reported upon, containing a statement of the activities carried out or pursued by the Council during the year.

11. (1) The Medical Council shall keep a register, in this Act referred to as "the Medical Register", in which, following an application to that effect by the person concerned, shall be entered the name of any citizen of Malta, or of a Member State or of a person who benefits from the provisions of Article 11 of Regulation 1612/68 EEC or of a person who has been established in a Member State, who holds -

Medical Register. Amended by: III. 2004.15; L.N. 27 of 2008.

(a) the degree of Doctor of Medicine and Surgery from the

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University of Malta:

Provided that the Medical Council shall not enter such name unless the applicant, upon qualifying for such degree, has served as a house physician and, or surgeon in a government hospital or other hospital recognized for that purpose by the Medical Council for a period of one or two years as the Minister may prescribe; or

- (b) any of the qualifications listed in Second Schedule, Parts Ia, Ib, Ic, Id; or
- (c) a qualification recognised for the purpose by a Member State, obtained from a University College, or Medical School:

Provided that in respect of applicants coming from third countries, whose qualifications have not been recognised in a Member State, the Medical Council may, in respect of such qualifications, require the applicant to sit for and pass a professional and linguistic proficiency test, and may also require that he serves as house physician and, or surgeon in a hospital recognized for the purpose by the Medical Council, for such period, being not longer than two years, as the Minister may prescribe, and the provisions of article 7(3) and (4) shall apply to a person required in virtue of this proviso to serve as a house physician or surgeon as if such person were the person referred to in those subarticles.

(2) The Medical Council shall keep a register in which, following an application to that effect by the person concerned, shall be entered, for a period not exceeding two years and subject to any condition as the Medical Council may deem necessary, the name of every person, not being a citizen of Malta or a citizen of a Member State, who holds the degree of Doctor of Medicine and Surgery of the University of Malta or a qualification listed in Second Schedule Parts Ia, Ib, Ic, Id or any other qualification recognised for that purpose by the Medical Council.

(3) The Medical Council shall keep a list of provisional registration in which shall be entered, upon an application to this effect by the person concerned, the name of every person who holds the degree of Doctor of Medicine and Surgery from the University of Malta or a qualification recognized by the Medical Council obtained from any other university, college or medical council, and who is serving as a house physician and, or surgeon at a hospital recognized by the Medical Council in terms of this Act.

(4) The Medical Council may require the competent authorities in a Member State to confirm the authenticity of diplomas, certificates and other evidence of formal qualification purporting to be issued in such Member States as well as to confirm that the person concerned has fulfilled all the training requirements laid down by this Act.

(5) The Medical Council shall keep separate registers for each

of the specialities listed under the Fifth Schedule.

12. (1) The Medical Council shall keep a register, in this Act referred to as "the Register of Dental Surgeons", in which, following an application to this effect by the person concerned, shall be entered the name of any citizen of Malta, or of a Member State, or of a person who benefits from the provisions of Article 11 of Regulation 1612/68 EEC or of a person who has been established in a Member State who holds -

- (a) a degree in Dental Surgery from the University of Malta, or;
- (b) any of the qualifications listed in Second Schedule Part IIa; or;
- (c) a qualification recognised for the purpose by a Member State, obtained from a university, college or medical school:

Provided that in respect of applicants coming from third countries whose qualifications have not been recognised in a Member State, the Medical Council may, in respect of such qualifications, require the applicant to sit for and pass a professional and linguistic proficiency test.

(2) The Medical Council shall keep a register in which, following an application to that effect by the person concerned, shall be entered, for a period not exceeding two years and subject to any condition as the Council may deem necessary, the name of every person, not being a citizen of Malta or a citizen of a Member State, who holds the degree in Dental Surgery of the University of Malta or a qualification listed in Second Schedule, Part IIa or any other qualification recognised by the Medical Council for the purpose.

(3) The Medical Council may require competent authorities in a Member States to confirm the authenticity of diplomas, certificates and other evidence of formal qualifications issued in such Member State, as well as to confirm that the person concerned has fulfilled all the training requirements laid down by this Act.

(4) Notwithstanding the provisions of subarticle (1) the Medical Council shall keep a register in which, following an application to that effect by the person concerned, shall be entered for a period not exceeding one year the name of any citizen of Malta or of a Member State who has qualified for the qualifications listed in paragraphs (a) or (b) or, subject to the provisions of the proviso thereto, of paragraph (c) of subarticle (1) but has not yet obtained such qualification.

(5) For the purposes of this Act the professional activities of dental surgeon shall include the prevention, diagnosis and treatment of anomalies and diseases effecting the teeth, mouth, jaws and adjoining tissue having due regard to the regulatory provisions and rules of professional ethics on the reference dates referred in Part IIa of the Second Schedule.

Register of Dental surgeons. Amended by: III. 2004.16; L.N. 27 of 2008.

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PART III

PHARMACISTS AND PHARMACY TECHNICIANS

Conditions to practise as a pharmacist. Amended by L.N. 27 of 2008.

No person shall practise the profession of pharmacist 13. unless he holds a licence for that purpose issued by the President of Malta.

(2) No person shall qualify for a licence to practise as a pharmacist unless -

- (a) he is a citizen of Malta, or of a Member State or is otherwise legally entitled or authorised to work in Malta:
- (b) he is of good conduct;
- (c) his name is entered in the Register of Pharmacists referred to in article 17.

(3) Persons registered as pharmacists shall gain access and pursue at least the following activities, subject to the requirement, where appropriate, of supplementary professional experience:

- (a) preparation of the pharmaceutical form of medicinal products;
- (b) manufacture and testing of medicinal products;
- (c) testing of medicinal products in a laboratory for the testing of medicinal products;
- (d) storage, preservation and distribution of medicinal products at the wholesale stage;
- (e) preparation, testing, storage and supply of medicinal products in pharmacies open to the public;
- (f) preparation, testing, storage and dispensing of medicinal products in hospitals;
- (g) provision of information and advice on medicinal products.

(4) If access to or pursuit of one of the activities of a pharmacist is made contingent upon supplementary professional experience, in addition to possession of evidence of formal qualifications referred to in the Second Schedule, Part III then the Council shall recognise as sufficient proof in this regard a certificate issued by the competent authorities in the home Member State stating that the person concerned has been engaged in those activities in the home Member State for a similar period.

(5) The recognition referred to in the preceding sub-article shall not apply with regard to the two-year period of professional experience required by the Grand Duchy of Luxembourg for the grant of a State public pharmacy concession.

- Conditions to practise as a Pharmacy Technician
- No person shall practise as a pharmacy technician unless -14.
 - (a) he is a citizen of Malta, or of a Member State or is otherwise legally entitled or authorised to work in Malta;
 - (b) he is of good conduct; and

(c) his name is entered in the Register of Pharmacy Technicians, referred to in article 18.

15. There shall be a Council to be called the Pharmacy Council, and which shall consist of the following members:

- (a) a President appointed by the Prime Minister, from amongst legal practitioners;
- (b) one licensed pharmacist appointed by the Prime Minister;
- (c) one licensed pharmacist appointed by the University of Malta;
- (d) five licensed pharmacists elected from amongst and by all licensed pharmacists;
- (e) one registered pharmacy technician elected from amongst all registered pharmacy technicians;
- (f) two registered qualified persons, one elected from amongst all registered qualified persons and one appointed by the Prime Minister, and who shall only be required to attend Council sittings when the matter under discussion relates to their profession;
- (g) two persons from amongst the general public, who are not health care professionals, appointed by the Prime Minister:

Provided that, when the Pharmacy Council is discussing pharmacy technicians or deciding on any matter relating to a pharmacy technician, there shall also sit on the Pharmacy Council two other pharmacy technicians, one of whom being elected from amongst and by all pharmacy technicians and the other appointed by the Prime Minister.

- **16.** (1) The functions of the Pharmacy Council shall be:
 - (a) to recommend to the President of Malta the granting of licences to pharmacists to practise their profession;
 - (b) to recommend to the President of Malta the withdrawal of licences in respect of any pharmacist in accordance with article 38;
 - (c) to keep, publish and update registers in respect of the pharmaceutical profession, and specialist registers of the pharmaceutical profession as may be prescribed, as well as registers for special areas of practice, as may be determined by the Pharmacy Council;
 - (d) to prescribe and maintain professional and ethical standards for pharmacists and pharmacy technicians and qualified persons;
 - (e) to inform the member State of origin or the Member State from which a foreign national comes, of any serious matter which occurred outside their territory, prior to the establishment of that person in Malta, and which is likely to effect the taking up of the activity of

Functions of the Pharmacy Council. Amended by: III. 2004.17; L.N. 27 of 2008.

The Pharmacy Council. *Amended by: L.N. 27 of 2008.* any the professions regulated by it in Malta;

- (f) to verify the accuracy of the facts communicated to it by other Member States, determine the nature and extent of any investigation to be made pursuant thereof and inform such Member State of any action taken with regard to the certificates or documents issued by them;
- (g) to ensure the confidentiality of information forwarded to other Member States;
- (h) to forward to any Member State concerned all the information regarding measures taken in respect of a healthcare professional as well as regarding any criminal penalties imposed on such professional;
- (*i*) to levy such fees, from registered pharmacists and pharmacy technicians, for initial registration and yearly retention fees thereafter, as may be prescribed in consultation with such associations as appropriate;
- (*j*) at the request of the Minister or otherwise, to advise the Minister on any matter affecting the pharmaceutical profession, either on its own accord or as referred to it by the Minister.

(2) The Pharmacy Council may set up committees for the purposes of enforcing professional and ethical standards applicable to pharmacists and pharmacy technicians, and generally in order top better perform its functions.

(3) Subject to any rules made for it by the Pharmacy Council or to any rule that may be prescribed, any committee established under subarticle (2) may regulate its own procedure.

(4) The Pharmacy Council shall publish an annual activity report, not later than the end of the first quarter of the year reported upon, containing a statement of the activities carried out or pursued by the Council during the year.

17. (1) The Pharmacy Council shall keep a register, in this Act referred to as "the Register of Pharmacists" in which, following an application to that effect by the person concerned, shall be entered the name of any citizen of Malta, or of a Member State or of a person who benefits from the provisions of Article 11 of Regulation 1612/68 ECC or of a person who has been established in a Member State who holds -

- (a) a degree in pharmacy from the University of Malta; or
- (b) a qualification listed in Second Schedule Part III; or
- (c) a qualification recognised for the purpose by a Member State obtained from a University, College or recognised institution:

Provided that in respect of an applicant coming from a third country, whose qualifications have not been recognised in a Member State, the Pharmacy Council may in respect of such qualification, require the applicant to sit for an pass a professional and

Register of Pharmacists. Amended by: III. 2004.18; L.N. 27 of 2008.

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linguistic proficiency test and may also require that the applicant under goes further training in pharmacy in a pharmaceutical establishment recognised for the purpose by the said Council.

(2) The Pharmacy Council shall, following an application to that effect by the person concerned, keep a register in which, for a period not exceeding two years and subject to any condition as the Pharmacy Council may deem necessary, shall be entered the name of every person, not being a citizen of Malta or a citizen of a Member State, who holds the degree in Pharmacy of the University of Malta or a qualification listed in Part III of the Second Schedule or any other qualification recognised by the Pharmacy Council.

- (3) (a) The Pharmacy Council may require competent authorities in a Member State to confirm the authenticity of diplomas, certificates and other evidence of formal qualifications issued in such Member State, as well as to confirm that the person concerned has fulfilled all the training requirements laid down by national law.
 - (b) Diplomas, certificates and other evidence of formal qualifications in Pharmacy which were awarded to nationals of Member States by Member States and which do not satisfy all the minimum training requirements laid down under national law, shall be treated as diplomas satisfying these requirements if they are evidence of training which has completed before the implementation of Directive 85/432/EEC or they are evidence of training which was completed after but which was commenced before the implementation of the said Directive, and in each case if they are accompanied by a certificate stating that the holder thereof has been effectively and lawfully occupied as a pharmacist in a Member State for at least three consecutive years during the five years preceding the award of the certificate and provided further that such an act and activity is regulated in that State.

(4) Notwithstanding the provisions of subarticle (1) the Pharmacy Council shall keep a register in which, following an application to that effect by the person concerned, shall be entered for a period not exceeding one year the names of any citizen of Malta, or of a Member State who has qualified for the qualifications listed in paragraphs (a) or (b) or, subject to the provisions of the proviso thereto, of paragraph (c) of subarticle (1) but has not yet obtained such qualification.

18. (1) The Pharmacy Council shall keep a register, in this Act referred to as the "Register of Pharmacy Technicians", in which, following an application to that effect by the person concerned, shall be entered the name of any citizen of Malta, or of a Member State who holds -

Register of Pharmacy Technicians. *Amended by: III. 2004.19.*

(a) such qualification in the practice of the profession of pharmacy technician as may be prescribed obtained

from the University of Malta or from a training institution recognised by the Pharmacy Council; or

- (b) an equivalent qualification obtained from a University, College or training institution within a Member State; or
- (c) any other qualification recognized by the said Council:

Provided that the Pharmacy Council may, in respect of such qualification, require the applicant to sit for and pass a professional and linguistic proficiency test.

(2) For the purposes of subarticle (1)(b), the provisions of the Mutual Recognition of Qualifications Act, and of any regulations made thereunder, shall apply in respect of education and training qualifications, evidence of professional experience, adaptation period and aptitude test.

(3) The Pharmacy Council shall keep a register in which, following an application to that effect by the person concerned, shall be entered, for a period not exceeding two years and subject to any condition as the Pharmacy Council may deem necessary, the name of every person, not being a citizen of Malta or a citizen of a Member State, who holds a qualification described in subarticle (1)(a), (b) or (c).

(4) Notwithstanding the provisions of subarticle (1) the Pharmacy Council shall keep a register in which, following an application to that effect by the person concerned, shall be registered for a period not exceeding one year the names of any citizen of Malta or of a Member State who has qualified for the qualifications listed in paragraphs (a) or (b) or, subject to the provisions of the proviso thereto, in paragraph (c) of subarticle (1), but has not yet obtained such qualification.

18A. (1) The Pharmacy Council shall keep a register, in this Act referred to as "the Register of Qualified Persons", in which, following an application to that effect by the person concerned, shall be entered the name of any citizen of Malta, or of a Member State who holds:

- (a) such qualification in the practice of the profession of qualified person as may be prescribed in the Medicines Act or regulations made thereunder; or
- (b) an equivalent qualification obtained from a university, college or training institution within a Member State.

(2) The Pharmacy Council shall keep a register in which, following an application to that effect by the person concerned, shall be entered, for a period not exceeding two years and subject to any condition as the Pharmacy Council may deem necessary, the name of every person, not being a citizen of Malta or of a Member State, who holds a qualification described in sub-article (1)(a) or (b).

(3) Notwithstanding the provisions of sub-article (1), the Pharmacy Council shall keep a register in which following an

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Register of Qualified Persons. *Added by: L.N. 27 of 2008.*

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application to that effect by the person concerned, shall be entered, for a period not exceeding one year, the name of any citizen of Malta or of a Member State who has qualified for the qualifications listed in paragraph (a) or (b) but has yet not obtained such qualification.

PART IV

NURSES AND MIDWIVES

19. (1) No person shall practice the midwifery profession unless he holds a licence for that purpose issued by the President of Malta.

(2) No person shall qualify for a licence to practise as a midwife unless -

- (a) he is a citizen of Malta or of a Member State is otherwise legally entitled or authorised to work in Malta;
- (b) he is of good conduct; and
- (c) he is entered in the Register of Midwives, referred to in article 23.

20. (1) Without prejudice to the provisions of subarticle (2), no person shall practise the nursing profession unless -

- (a) he is a citizen of Malta or of a Member State or is otherwise legally entitled or authorised to work in Malta;
- (b) he is of good conduct; and
- (c) his name is entered in any part of the Register of Nurses, referred to in article 24.
- (2) (a) No second level registered nurse may practise his profession unless under the supervision of a first level registered nurse or, in the absence of a first level registered nurse, under the direction of a medical practitioner.
 - (b) It shall not be lawful for a person whose name is entered in a special part, but not in Part I of the Register of Nurses, to practise the nursing profession except in the special area in respect of which he is registered or as a second level registered nurse outside the special area in respect of which he is registered.

(3) For the purposes of this Act, the professional activities of nurses responsible for general care shall be those activities pursued on a professional basis and referred to in Part V of the Second Schedule.

21. There shall be a Council to be called the Council for Nurses and Midwives, which shall consist of the following members:

(a) a President appointed by the Prime Minister, from

Conditions to practise nursing profession. *Amended by: L.N. 27 of 2008.*

The Council for Nurses and Midwives.

Conditions to practise midwifery profession. *Amended by: L.N. 27 of 2008.* amongst legal practitioners;

- (b) the Director of Nursing Services, ex officio;
- (c) one first level registered nurse appointed by the Prime Minister;
- (d) one licensed midwife appointed by the Prime Minister;
- (e) five registered nurses elected from amongst and by all nurses, one of whom shall be a second level registered nurse and another shall be a nurse whose name is entered in any of the special parts of the Register of Nurses;
- (f) two licensed midwives elected from amongst and by all midwives; and
- (g) two persons from amongst the general public, who are not health care professionals, appointed by the Prime Minister.

Functions of the Council for Nurses and Midwives. *Amended by: III. 2004.20.*

- **22.** (1) The functions of the Council for Nurses and Midwives shall be:
 - (a) to recommend to the President of Malta the granting of licences to midwives to practise their profession;
 - (b) to recommend to the President of Malta the withdrawal of licences in respect of any midwife in accordance with article 38;
 - (c) to keep, publish and update registers in respect of the nursing and midwifery professions; and specialist registers of the nursing and midwifery professions as may be prescribed as well as registers of special areas of practice as may be determined by the Council for Nurses and Midwives;
 - (d) to prescribe and maintain professional and ethical standards for the nursing and midwifery professions;
 - (e) to inform the Member State of origin or the Member State from which the foreign national comes, of any serious matter which occurred outside Malta, prior to the establishment of that person in Malta, and which is likely to effect the taking up of the activity of any of the professions regulated by it in Malta;
 - (f) to verify the accuracy of the facts communicated to it by other Member States, decide the nature and extent of any investigation to be made pursuant thereto and inform such Member State of any action taken with regard to the certificates or documents issued by them;
 - (g) to ensure the confidentiality of all the information forwarded to other Members States;
 - (h) to forward to any Member State concerned all the information regarding measure taken in respect of a healthcare professional as well as regarding any criminal penalties imposed on such profession;
 - (i) to levy such fees, from registered nurses and

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midwives, for initial registration and yearly retention fees thereafter, as may be prescribed, in consultation with such associations as appropriate;

- (*j*) at the request of the Minister or otherwise, to advise the Minister on any matter affecting the nursing and midwifery professions;
- (k) to perform any other function that may be assigned to it by this Act or any other law.

(2) The Council for Nurses and Midwifery may set up committees for the purposes of enforcing professional and ethical standards applicable to nurses and midwives and generally in order to better perform its functions.

(3) Subject to any rules made for it by the Council for Nurses and Midwives or to any rule that may be prescribed, any committee established under subarticle (2) may regulate its own procedure.

(4) The Council for Nurses and Midwives shall publish an annual activity report, not later than the end of the first quarter of the year following the end of the year reported upon, containing a statement of the activities carried out or pursued by the Council for Nurses and Midwives during the year.

23. (1) The Council for Nurses and Midwives shall keep a register, in this Act referred to as "the Register of Midwives" in which upon an application to that effect by the person concerned shall be entered the name of any citizen of Malta, or of a Member State or a person who benefits from the provisions of Article 11 of Regulation 1612/68/EEC or person who has been established in a Member State who satisfies one of the following criteria -

- (*a*) the degree or diploma in midwifery studies from the University of Malta, or the equivalent midwifery qualification granted by the School of Nursing; or
- (b) (i) full-time training of at least three years as a midwife either made contingent upon possession of a diploma, certificate or other evidence of qualification giving access to universities or higher education institutes, or otherwise guaranteeing an equivalent level of knowledge or followed by two years of professional practice for which a certificate has been issued in accordance with paragraph (c);
 - (ii) full-time training as a midwife of at least two years or 3600 hours, contingent upon possession of evidence of formal qualifications as a nurse responsible for general care referred to in Part V of the Second Schedule;
 - (iii) full-time training as a midwife of at least 18 months or 3000 hours, contingent upon possession of evidence of formal qualifications as a nurse responsible for general care referred to in Part V of the Second Schedule and followed by one year's professional practice for

Register of Midwives. *Amended by: III. 2004.22; XIII. 2005.81; L.N. 27 of 2008.* which a certificate has been issued in accordance with paragraph (c);

- (c) the Council shall issue the certificate which shall certify that the holder, after obtaining evidence of formal qualifications as a midwife, has satisfactorily pursued all the activities of a midwife for a corresponding period in a hospital or a health care establishment approved for that purpose;
- (d) a qualification in midwifery recognised for the purpose by a Member State, obtained from any other university, college or midwifery school recognised by a Member State;
- (e) in those cases where nationals of the Member States whose diplomas, certificates and other evidence of formal qualifications as obstetrics-gynaecology nurse (asistent *medical obstetrica-ginecologie*) were awarded by Romania before the date of accession and which do not satisfy the minimum training requirements laid down by Article 1 of Directive 80/ 155/EEC, the relevant Council shall recognise the said diplomas, certificates and other evidence of formal qualifications as being sufficient proof for the purposes of carrying out the activities of midwife, if they are accompanied by a certificate stating that those Member States nationals have effictively and lawfully been engaged in the activities of midwife in Romania, for at least five consecutive years during the seven years prior to the issue of the certificate.

(2) In respect of applicants coming from third countries, whose qualifications have not been recognised in a Member State, the Council may, in respect of such qualification require that the applicant sits for and passes in a professional and linguistic proficiency test.

(3) The Council for Nurses and Midwives shall keep a register in which, upon an application to that effect by the person concerned, shall be entered, for a period not exceeding two years and subject to any condition as the Council for Nurses and Midwives may deem necessary, the name of every person, not being a citizen of Malta or a citizen of a Member State, who holds the degree or diploma in midwifery studies granted by the University of Malta, or the equivalent qualification granted by the School of Nursing or a qualification listed in Part IV of the Second Schedule or any other qualification recognised by the Council for Nurses and Midwives.

(4) Notwithstanding the provisions of subarticle (1), the Council for Nurses and Midwives shall keep a register in which, following an application to that effect by the person concerned, these shall be registered for a period not exceeding one year the names of any citizen of Malta or of a Member State who has qualified for the qualifications listed in paragraphs (a) or (b) or (c) or, subject to the provisions of subarticle (2), in paragraph (d), but has not yet obtained such qualification.

(5) For the purposes of this Act, the professional activities of a midwife shall include the:

- (a) provision of sound family planning information and advice;
- (b) diagnosis of pregnancies and monitoring normal pregnancies; carrying out the examinations necessary for the monitoring of the development of normal pregnancies;
- (c) prescribing or advising on the examinations necessary for the earliest possible diagnosis of pregnancies at risk;
- (d) provision of programmes of parenthood preparation and complete preparation for childbirth including advice on hygiene and nutrition;
- (e) caring for and assisting the mother during labour and monitoring the condition of the foetus in utero by the appropriate clinical and technical means;
- (f) conducting spontaneous deliveries including where required episiotomies and in urgent cases breech deliveries;
- (g) recognising the warning signs of abnormality in the mother or infant which necessitate referral to a doctor and assisting the latter where appropriate; taking the necessary emergency measures in the doctor's absence, in particular the manual removal of the placenta, possibly followed by manual examination of the uterus;
- (*h*) examining and caring for the new-born infant, the taking all initiatives which are necessary in case of need and carrying out where necessary immediate resuscitation;
- (i) caring for and monitoring the progress of the mother in the post-natal period and giving all necessary advice to the mother on infant care to enable her to ensure the optimum progress of the new-born infant;
- (*j*) carrying out treatment prescribed by doctors;
- (k) drawing up the necessary written reports.

24. (1) The Council for Nurses and Midwives shall keep a register, in this Act referred to as "the Register of Nurses", which shall consist of the following parts:

Register of Nurses. Amended by: III. 2004.23; L.N. 27 of 2008.

- (a) Part I in respect of first level registered nurses;
- (b) Part II in respect of second level registered nurses; and
- (c) Special Parts in respect of nurses trained in the different special areas recognized by the Council for Nurses and Midwives.

(2) There shall be entered in the respective Part of the Register, upon an application to that effect by the person concerned -

- (a) in Part I of the said Register, the name of any citizen of Malta, or Member State, who holds -
 - (i) the degree or diploma in nursing granted by the University of Malta, or the equivalent nursing qualification granted by the School of Nursing; or
 - (ii) a nursing qualification as listed in Part V of the Second Schedule; or
 - (iii) a nursing qualification, obtained from any other university, college or nursing school recognized by the Council for Nurses and Midwives:

Provided that the said Council may, in respect of such qualification, require the applicant to sit for and passe a professional and linguistic proficiency test;

- (b) in Part II of the said Register the name of every citizen of Malta, or Member State, who -
 - (i) holds the certificate in nursing granted by the University of Malta, or the equivalent nursing qualification granted by the School of Nursing; or
 - (ii) an equivalent nursing qualification recognized by the said Council:

Provided that the said Council may, in respect of such qualification, require the applicant to sit for and passe a professional and linguistic proficiency test;

- (c) in the respective Special Parts of the said Register the name of every citizen of Malta, or Member State, who holds -
 - (i) a nursing qualification in a special area of nursing granted by the University of Malta or the equivalent nursing qualification granted by the School of Nursing; or
 - (ii) an equivalent nursing qualification, obtained from a university, college or nursing school within a Member State; or
 - (iii) an equivalent nursing qualification, obtained from any other university, college or nursing school recognized by the Council for Nurses and Midwives:

Provided that for the purposes of paragraph (c)(ii), the provisions of the Mutual Recognition of Qualifications Act, and of any regulations made thereunder, in respect of education and training, qualifications, evidence of professional experience, adaptation period and aptitude test, shall apply:

Provided further that the said Council may, in respect of the qualification referred to in paragraph (c)(iii), where it deems appropriate, require that the

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applicant sits for and passes a professional and linguistic proficiency test.

(3) The Council for Nurses and Midwives shall keep separate registers as described in subarticle (2)(a), (b) and (c) in which, following an application to that effect by the person concerned, shall be entered, for a period not exceeding two years and subject to any condition as the Council for Nurses and Midwives may deem necessary, the name of every person, not being a citizen of Malta or a citizen of a Member State, who holds the degree, diploma or qualification described in each of the paragraphs of subarticle (2).

(4) For the purposes of this article and of article 23, "School of Nursing" means the School of Nursing established under the Approved Schools Ordinance, now repealed.

(5) Notwithstanding the provisions of subarticles (1) and (2), the Council for Nurses and Midwives shall keep registers as described in subarticles (2)(a), (b) and (c) in which following an application to that effect by the person concerned, shall be entered respectively the names of any citizen of Malta or of a member state who qualify for the qualifications listed in subparagraphs (i) or (ii) or, subject to the provisions of the proviso thereto, subparagraph (ii) of paragraph (a), the qualifications listed in subparagraph (i) or subject to the provisions of the proviso thereto, subparagraph (ii) of paragraph (b), and the qualifications listed in subparagraphs (i) or (ii) or, subject to the provisions of the proviso thereto, subparagraph (i) or (ii) or, subject to the provisions of the proviso thereto, subparagraph (i) or you paragraph (b), and the qualifications listed in subparagraphs (i) or (ii) or, subject to the provisions of the provisos thereto, subparagraph (b), and the qualifications listed in subparagraph (i) or (ii) or, subject to the provisions of the provisos thereto, subparagraph (ii) or (ii) or subject to the provisions of the provisos thereto, subparagraph (b), and the qualifications listed in subparagraphs (i) or (ii) or, subject to the provisions of the provisos thereto, subparagraph (iii) of paragraph (c) of subarticle (2), but have not yet obtained such qualifications.

(6) The Council may require competent authorities of Member States to confirm the authenticity of diplomas, certificates and other evidence of formal qualifications issued in that Member State, and also a confirmation that the person concerned has fulfilled all the training requirements laid down by national law.

PART V

PROFESSIONS COMPLEMENTARY TO MEDICINE

25. (1) No person shall practise any of the professions complementary to medicine unless his name is entered in the respective register kept by the Council for Professions Complementary to Medicine, in accordance with the provisions of this Act.

Conditions to practise a Profession Complementary to Medicine.

(2) No person shall qualify to be so registered unless -

- (a) he is a citizen of Malta or of a Member State or is otherwise legally entitled or authorised to work in Malta;
- (b) he is of good conduct; and
- (c) his name is entered in one of the registers for the professions complimentary to medicine referred to in article 28.

26. (1) There shall be a Council to be called "the Council for the Professions Complementary to Medicine", which shall consist of the following members:

- (a) a President appointed by the Prime Minister from amongst legal practitioners;
- (b) two persons from amongst the general public, who are not health care professionals, appointed by the Prime Minister;
- (c) seven persons elected by and from amongst the professions regulated by the said Council:

Provided that, wherever possible, no profession regulated by the said Council shall be represented by more than one member elected under this paragraph;

(d) three persons appointed by the Prime Minister from amongst the professions regulated by the Council:

Provided that no profession regulated by the said Council shall be represented by more than one member appointed under this paragraph, and provided further that a profession regulated by the Council shall not be represented by a member appointed under this paragraph if it is already represented by a member elected under paragraph (c).

(2) Where the Council for the Professions Complementary to Medicine proposes to discuss matters relating to one or more of the professions complementary to medicine not represented on the Council, one of the two members of the subcommittee referred to in subarticle (4) shall also sit on the Council for the Professions Complementary to Medicine and attend all meetings in which such matters related with the said profession are proposed and to participate but not to vote thereat.

(3) At the first meeting after its constitution, the said Council shall set up sub-committees for each of the professions regulated by it, which shall discuss and deliberate upon specific matters pertaining to each of those professions and to report on and advise the Council thereon.

(4) Each sub-committee referred to in subarticle (3) shall consist of the following members:

- (a) a Chairman nominated by the Council from among its members, and who shall be a person who is not registered as a member of the profession for which the particular sub-committee is set up; and
- (b) two members nominated by the Council and who shall be persons who are registered as members of the profession for which the sub-committee is set up.

27. (1) The functions of the Council for the Professions Complementary to Medicine shall be:

- (a) to keep, publish and update registers in respect of the Professions Complementary to Medicine, and specialist registers of the Professions Complementary to Medicine as may be prescribed, as well as registers of special areas of practice as may be determined by the said Council;
- (b) to prescribe and maintain professional and ethical standards for the professions complementary to medicine;
- (c) to levy such fees, from registered professionals for initial registration and yearly retention fees thereafter, as may be prescribed, in consultation with such associations as appropriate;
- (d) at the request of the Minister or otherwise, to advise the Minister on any matter effecting the professions complementary to medicine;
- (e) to perform any other function that may be assigned to it by this Act or any other law.

(2) The Council for the Professions Complementary to Medicine may set up committees for the purposes of enforcing professional and ethical standards applicable to the professions regulated by the Council, and in general in order to better perform its functions.

(3) Subject to any rules made for it by the Council for the Professions Complementary to Medicine or to any rule that may be prescribed, any committee established under subarticle (2) may regulate its own procedure.

(4) The Council for the Professions Complementary to Medicine shall publish an annual activity report, not later than the end of the first quarter of the year following the end of the year reported upon, containing a statement of the activities carried out or pursued by the Council for the Professions Complementary to Medicine during the year.

28. (1) The Council for the Professions Complementary to Medicine shall keep separate registers, in respect of each of the professions complementary to Medicine listed in the Third Schedule, to be known as the Registers of Professions Complementary to Medicine, in which, following an application to this effect by the person concerned, shall be entered the name of any citizen of Malta or of a Member State, who holds -

- (a) such qualification, as may be prescribed, obtained from the University of Malta, or from a training institution, or after following a training course organised by the Department of Health, in the profession for which a separate Register is kept; or
- (b) a qualification obtained from a Member State and recognised in accordance with the Mutual Recognition Cap. 451.

Registers of Professions Complementary to Medicine. *Amended by: III. 2004.24.*

Functions of the Council for Professions Complementary to Medicine. *Amended by: XIII. 2005.82; L.N. 27 of 2008.*

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of Qualifications Act, or any regulations made thereunder; or

(c) a qualification in the said profession obtained from any other university, college or school recognized by the said Council:

Provided that for the purposes of such qualification, the said Council may require that the person concerned sits for and passes a professional and linguistic proficiency test.

(2) The Council for Professions Complementary to Medicine shall keep a separate register for each of the professions listed in the Third Schedule, in which, following an application to that effect by the person concerned, shall be entered, for a period not exceeding two years and subject to any condition as the Council may deem necessary, the name of every person, not being a citizen of Malta or a citizen of a Member State, who holds a degree, diploma or qualification referred to in subarticle (1)(a), (b) and (c).

(3) Notwithstanding the provisions of subarticle (1) the Council for the Professions Complementary to Medicine shall keep a separate register for each of the professions listed in the Third Schedule, in which shall be registered, following an application to that effect by the person concerned, the names of any citizen of Malta or of a Member State who has qualified for the qualifications referred to in paragraphs (a) or (b) or, subject to the provisions of the proviso thereto, paragraph (c) of subarticle (1), but who have not yet obtained such qualification.

PART VI

SPECIALISTS

Specialists. Amended by: XIII. 2005.77; L.N. 27 of 2008. **29.** (1) No person shall practise as, or hold out himself to be, a specialist unless his name is entered in the respective register kept for the registration of specialists by the relevant Council:

Provided that a dentist shall be entitled to practice in all fields of dentistry insofar as he holds a licence issued for that purpose by the President of Malta and his name is entered in the Council's Principal Register of Dental Surgeons.

(2) It shall not be lawful for any person to assume, whether in writing or otherwise, any title or use, or be party to the use of any description implying that he is a specialist in any of the specialities of the professions regulated by this Act unless his name in entered in the register kept for the registration of specialists by the relevant Council.

(3) A healthcare professional, who is a citizen of Malta or of a Member State, or a person otherwise legally entitles or authorised to work in Malta, and who fulfils the conditions for the taking up and pursuit of a speciality in Malta, shall be entitled to use his lawful professional and academic title or titles, as the case may be, and where appropriate, the abbreviation thereof deriving from their country of origin or the country from which they come, in the language of that country. regulated by it who -

(4) Each relevant Council shall keep separate registers in which shall be entered, following an application to that effect by the person concerned, the name of every health care professional

- (a) is in possession of a certificate issued by the Specialist Accreditation Committee for the relevant profession, which shows that he has completed the prescribed specialist training for such speciality as may be prescribed; or
- (b) is in possession of a specialist qualification listed in Part Ia and Ib of the Second Schedule; or
- (c) is in possession of any specialist qualification recognized by the Specialist Accreditation Committee for the relevant profession:

Provided that the Specialist Accreditation Committee shall deem as being in possession of the qualification concerned any professional who, being a citizen of Malta or of a Member State, and whose qualifications in the speciality do not satisfy the minimum prescribed qualifications, but who is in possession of a certificate issued by the competent authority in a Member State of which he is a citizen or of the Member State from which the person comes stating that such person has been engaged in the specialised area of the profession concerned for a period which is such period of training that is prescribed for the speciality.

30. (1) There shall a Specialist Accreditation Committee for each of the following professions:

- (a) for medical practitioners;
- (b) for dental surgeons;
- (c) for pharmacists;
- (d) for nurses and midwives;
- (e) for professions complementary to medicine.

(2) Each Specialist Accreditation Committee shall be composed of the following members, each of whom shall be registered with the relevant Council as a member of the relevant profession, as follows:

- (a) one member appointed by the relevant Council;
- (b) one member, not being a member of the relevant Council, appointed by the Dean of the relevant Faculty or Director of the relevant Institute of the University of Malta;
- (c) one member, not being a member of the relevant Council, appointed by the Superintendent of Public Health:
- (d) one member, not being a member of the relevant Council, appointed by each of the relevant professional associations.
- (3) The members of a Specialist Accreditation Committee

Amended by: XIII. 2005.78.

Specialist Accreditation Committees.

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shall, every three years, elect a Chairman from among themselves.

(4) The members of the Specialist Accreditation Committee shall be so appointed for a term of three years, and may be reappointed for a further term or terms.

(5) If by reason of resignation or for any other reason any member of a Specialist Accreditation Committee ceases to be a member, it shall be the duty of the body or association which appointed that member, to appoint another member in his stead.

- (6) (a) The functions of each Specialist Accreditation Committee shall be:
 - (i) to issue certificates of completion of specialist training in the specialities listed in the relevant part of the Fifth Schedule, upon the fulfilment of criteria recommended by the relevant professional associations listed in the Fourth Schedule within three months form the date of receipt of the application or from the day any documentation which the Committee may request, whichever is the later;
 - (ii) to advise the Minister and the relevant Council on issues concerning specialist training and registration, and any other matter that may be referred to it;
 - (iii) to act as the advisory body for training in any of the special areas of practice;
 - (iv) to accredit post-graduate training programmes;
 - (v) to levy such fees for accreditation, as may be prescribed.
 - (b) Each Specialist Accreditation Committee shall publish an annual report, not later than the end of the first quarter of the year following the end of the year reported upon, containing a statement on the activities carried out or pursued by the Committee during the year.

(7) Where a citizen of a Member State, who wishes to acquire a specialist qualification, is required to fulfil such conditions of training that may be prescribed, the relevant Specialist Accreditation Committee shall take into account, in whole or in part, periods of training completed by that person and attested by a qualification awarded by the state of which that person is a citizen, as well as any professional experience, additional training and continuing education which such person possesses.

(8) The Specialist Accreditation Committees shall regulate their own procedure.

- (9) For the purposes of this article -
 - (a) "relevant professional association" means an association which is recognised by the Minister as fulfilling the requirements of Part I of the Fourth Schedule;

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(b) "speciality" is such speciality as is listed in the Fifth Schedule or as may be prescribed.

PART VII

DISCIPLINARY ACTION, OFFENCES AND ERASURE OF NAMES

31. (1) The relevant Council shall have the power, either on the complaint of any person or of its own motion, to investigate any allegation of professional misconduct or breach of ethics by a health care professional falling under its supervision.

(2) Any inquiry under subarticle (1) into the misconduct or other failure in terms of article 32(1)(b) and (c) shall be barred by the lapse of two years which shall run from the day from which the complainant or any of the complainants become or ought to have become aware of the facts or incidents that give rise to the complaint and in any case by the lapse of ten years from the date on which the alleged fact or incident was committed.

(3) The period of limitation referred to in subarticle (2) may be interrupted by any act of the inquiry served on the party being investigated.

(4) For the purposes of the foregoing provisions of this article, the relevant Council shall conclude the inquiry within a period of two years from the day on which any act of the inquiry proceedings is served on the party accused in respect of the fact or incident with which he is charged, except where the delay is occasioned through no fault of the relevant Council.

(5) For the purposes of the foregoing provisions of this article, "complainant" includes any person making a complaint to a relevant Council even though such person is not the injured party.

32. (1) If after due inquiry, the relevant Council has found that a health care professional falling under its authority -

- (a) has been convicted by any court in Malta of any crime punishable by imprisonment for a term exceeding one year or of any of the crimes mentioned in articles 198 to 205 or in articles 206 to 209 of the Criminal Code; or
- (b) has been guilty of professional or ethical misconduct in any respect; or
- (c) in any other manner has failed to abide by the professional and ethical standards applicable to him,

then the relevant Council may direct any one or more of the following measures, that is:

- (i) his name be erased from the appropriate register and, where appropriate, recommend to the President of Malta that the professional's licence be withdrawn; or
- (ii) his name be taken off such register for such period of time as the relevant Council may

Disciplinary action by relevant Council.

Erasure from registers by Councils on grounds of conviction or infamous conduct.

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determine and, where appropriate, recommend to the President of Malta that the professional's licence be also so suspended; or

- (iii) a penalty, not exceeding such amount as may be prescribed, is inflicted on the health care professional concerned; or
- (iv) the health care professional concerned is cautioned; or
- (v) order that the health care professional undergoes such period of training or practice of the profession under supervision for such period as the relevant Council may determine.

(2) A licence issued by the President of Malta for the practice of a health care profession shall be deemed to be suspended during such period that the name of the licensed person is deleted from the register.

33. Any inquiry held by a relevant Council shall be without prejudice to any other criminal, civil, administrative or disciplinary proceedings which may be taken against the person concerned under the provisions of any other law.

34. Where the name of a health care professional has been erased from a register, the relevant Council may, if it thinks fit, at any time, either after an application to that effect by the person concerned or otherwise of its own motion, direct his name to be restored to the appropriate register:

Provided that an application for the restoration of a name to any register shall not be made to the relevant Council -

- (a) before the expiration of eleven months from the date of erasure, or
- (b) within a period of eleven months after such an application has been made.

35. If a relevant Council is satisfied that any entry in any register kept by it under this Act has been fraudulently or incorrectly made, it may, by order in writing, direct that the entry shall be erased from such register, and where the registration has been fraudulently made, it may direct that no application by such person to have his name entered in the register shall be accepted before such time as the Council may direct.

36. (1) Where under article 32 or article 38 a relevant Council determines that a person's name shall be erased from the appropriate register, the registrar of the respective Council shall, within fourteen days from the day that the decision is taken by the relevant Council, serve on the person whose name is to be erased a notification of the decision of the Council, and shall, within the period of twenty-one days, also give notice thereof to the competent authority of each Member State.

(2) The decision of the relevant Council shall only take effect upon the expiry of the term prescribed in subarticle (4) for an appeal if no appeal is lodged, or subject to such modifications, if

Saving of proceedings under other laws.

Restoration of names to register.

Fraudulent and incorrect registration.

Notification of decision of Council and appeal therefrom.

any on appeal, after the determination of the appeal.

- (3) (a) Any notification required to be served in accordance with the provisions of subarticle (2) may be served by a registered letter addressed to the person on whom it is to be served at his address on the appropriate register or at his last known address, and shall, unless the contrary is proved, be deemed to have been served not later than the third day succeeding the day when posted, and in proving service it shall be sufficient to prove that the notification was properly addressed and posted and the letter was delivered.
 - (b) Failing notification by registered letter as provided in paragraph (a), notification may be made by:
 - (i) personal service by the registrar of the relevant Council on the person concerned; or
 - (ii) by means of a judicial letter; or
 - (iii) failing (i) or (ii) by the publication of the decision in the Gazette.

(4) At any time within twenty-one days of the service of a notification the person on whom it was served may appeal to the Court of Appeal.

(5) The Rule-Making Board established under article 29 of the Code of Organization and Civil Procedure may make rules concerning appeals under this article and prescribe the fees to be paid on such appeals.

(6) The Minister responsible for Justice may, after consulting the Minister, prescribe fees to be charged by the registrar of the court in connection with such appeals.

(7) The President of the respective Council shall appear as respondent on any appeal under this article in representation of the Council.

(8) Any costs or fees payable by the President of the Council in connection with any appeal under this article shall be paid by the Government in the same manner as costs or fees payable by it in a case to which it is a party.

37. (1) The President of the relevant Councils in any proceedings under articles 31, 34, 35, and 38 shall have power to summon any person to appear before the relative Council as witness to give evidence on oath and to produce documents and for these purposes they shall have the powers which are conferred by law on the First Hall of the Civil Court.

(2) Every summons shall be signed by the President of the relative Council, and may be served either personally or by registered post, and in the latter case, in proving service, it shall be sufficient to prove that the summons was properly addressed and posted.

(3) The oath referred to in subarticle (1) shall be administered by the President of the relative Council, or in his absence, by the Summoning of witnesses.

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person acting as Chairman.

(4) A relevant Council may appoint experts to assist it in its functions.

Erasure from register or list of provisional registration on ground of infirmity. **38.** (1) If after due inquiry, a relevant Council finds that any health care professional is unfit to continue to practise his profession on account of some physical or mental infirmity, the respective Council shall order that his name be erased from the appropriate register.

(2) Without prejudice to the provisions of subarticle (1), a health care professional may make a request to the relevant Council to have his name erased from the appropriate register on account of some physical or mental infirmity.

(3) Any health care professional whose name is erased from the appropriate register in accordance with subarticles (1) and (2) may, at any time, make a request to have his name reinstated in the appropriate register.

(4) For the purposes of subarticle (3), the relevant Council shall, if after due inquiry it is satisfied that the health care professional concerned is no longer unfit to continue to practise his profession, reinstate that health care professional with immediate effect.

39. Any person who acts in contravention of the provisions of article 3(1) or (2) or article 29(1) or (2) shall be guilty of an offence and shall be liable -

- (a) on a first conviction, to a fine (*multa*) of not less than two thousand and three hundred and twenty-nine euro and thirty-seven cents (2,329.37), and
- (b) on a second or subsequent conviction, to imprisonment for a term of not less than six months and not more than eighteen months or to a fine (*multa*) of not less than two thousand and three hundred and twenty-nine euro and thirty-seven cents (2,329.37) or to both such fine and imprisonment.

40. Where the facts of an offence constitute a more serious offence under the Criminal Code or any other law, the provisions of that Code or other law shall apply in respect of that offence.

41. Proceedings by a relevant Council under this Act shall be without prejudice to the taking of criminal action on the same facts against the party liable, and criminal action on such facts shall not be an obstacle to the taking of disciplinary action by the relevant Council.

Penalties for certain offences. *Amended by: L.N. 427 of 2007.*

More serious offence. Cap. 9.

Separate proceedings.

PART VIII

REGISTRATION OF CITIZENS OF MEMBER STATES

42. (1) Whenever the relevant Council decides on an application for entry in any of the registers kept by the relevant Council, the Council may whilst guaranteeing the confidentiality of the information contained therein demand the documents and certificates listed under the Seventh Schedule.

Request for registration. Amended by: III. 2004.25. Substituted by: L.N. 27 of 2008

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- (i) The documents mentioned under paragraphs (d), (e) and (f) of the Seventh Schedule shall not be more than three months old by the date on which they are submitted.
- (ii) In case of doubt, the relevant Council may require from the competent authorities of a Member State confirmation of the authenticity of the attestations and evidence of formal qualifications awarded in that other Member State, as well as, where applicable, confirmation of the fact that the beneficiary fulfils the minimum training conditions set out under national law.
- (iii) Nonetheless in cases of doubt, where the evidence of formal qualifications has been issued by a competent authority in a Member State and includes training received in whole or in part in an establishment legally established in the territory of another Member State, the relevant Council shall be entitled to verify with the competent body in the Member State of origin of the award:
 - (a) whether the training course at the establishment which gave the training has been formally certified by the educational establishment based in the Member State of origin of the award;
 - (b) whether the evidence of formal qualifications issued is the same as that which would have been awarded if the course had been followed entirely in the Member State of origin of the award;
 - (c) whether the evidence of formal qualifications confers the same professional rights in the territory of the Member State of origin of the award;
 - (d) the relevant Council shall ensure that nationals of Member States can use appropriate equivalent wording when swearing a solemn oath or making a sworn statement in order to gain access to the regulated profession;
 - (e) the relevant Council shall acknowledge receipt of the application within one month of receipt and inform the applicant of any missing document;
 - (f) the procedure for examining an application to

practise a regulated profession must be completed as quickly as possible and lead to a duly substantiated decision by the relevant Council in any case within three months after the date on which the applicant's complete file was submitted. However, this deadline may be extended by one month in cases falling under Chapters I and II of the Professional Qualifications Directive;

- (g) the decision, or failure to reach a decision within the deadline, shall be subject to appeal under Article 49 of this Act; and
- (h) the relevant Council shall ensure that applicants benefitting from the recognition of professional qualifications shall have a knowledge of languages necessary for practising the profession in Malta.

(2) In pursuance of the foregoing provisions of this article, the relevant Council shall, in the case of refusal of registration, give a reasoned decision and inform the applicant of his right of appeal in terms of article 49.

(3) The provisions of article 49 concerning an appeal from a decision of any of the Councils in respect registration of a health care professional shall mutatis mutandis apply.

- (4) (a) Without prejudice to any provision of this Act, a national of Member State wishing to provide services in Malta, hereinafter referred to as "service provider", shall not be restricted, for any reason relating to professional qualifications, from providing such services if he:
 - (i) is legally established in a Member State hereinafter referred to as the "Member State of establishment" for the purpose of pursuing the same profession there;
 - (ii) moves to Malta to pursue his profession, on a temporary and occasional basis;
 - (iii) has pursued that profession in the Member State of establishment for at least two years during the ten years preceding the provision of services when the profession is not regulated in that Member State unless either the profession or the education and training leading to the profession is regulated.
 - (b) The temporary and occasional nature of the provision of services shall be assessed case by case by the relevant Council, in particular in relation to its duration, its frequency, its regularity and its continuity.
 - (c) Where a service provider moves, he shall be subject to the same professional rules of a professional, statutory or administrative nature which are directly linked to

professional qualifications, such as the definition of the profession, the use of titles and serious professional malpractice which is directly and specifically linked to consumer protection and safety, as well as disciplinary provisions which are applicable in Malta to professionals who pursue the same profession.

- (5) (a) A service provider established in another Member State shall be exempted from the requirements which are placed on registered professionals relating to:
 - (i) registration with the relevant Council provided that the service provider has been automatically temporarily registered with such Council and provided that such registration does not delay or complicate in any way the provision of services and does not entail any additional costs for the service provider. A copy of the declaration and, where applicable, of the renewal referred to in subarticle (6), accompanied by a copy of the documents referred to in subarticle (7) sent by the competent authority in the Member State of Establishment shall constitute automatic temporary registration or pro forma membership for this purpose;
 - (ii) registration with a public social security body for the purpose of settling accounts with an insurer relating to activities pursued for the benefit of insured persons. The service provider shall inform in advance or, in an urgent case, afterwards the public social security body of the services which he has provided.
- (6) (a) Where the service provider first moves to Malta from any Member State in order to provide services, he shall inform the relevant Council in a written declaration to be made in advance including the details of any insurance cover or other means of personal or collective protection with regard to professional liability. Such declaration shall be renewed once a year if the service provider intends to provide temporary or occasional services in Malta during that year. The service provider may supply the declaration by any means.
 - (b) In the case of first time provision of services in Malta or if there is a material change in the situation substantiated by the documents, the declaration shall be accompanied by the following documents:
 - (i) proof of the nationality of the service provider;
 - (ii) an attestation certifying that the holder is legally established in a Member State for the purpose of pursuing the activities concerned and that he is not prohibited from practising, even temporarily, at the moment of delivering the attestation;

Declaration to be made in advance if the service provider moves.

Exemptions.

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[CAP. 464.

(iii) evidence of professional qualifications;

- (c) The service shall be provided under the professional title in accordance with the provisions of this Act.
- (d) The relevant Council may check the professional qualifications of the service provider prior to the first provision of services. Such a prior check shall be possible only where the purpose of the check is to avoid serious damage to the health or safety of the service recipient due to a lack of professional qualification of the service provider and where this does not go beyond what is necessary for that purpose.
- (e) Within a maximum of one month of receipt of the declaration and accompanying documents, the relevant Council shall endeavour to inform the service provider either of its decision not to check his qualifications or of the outcome of such check. Where there is a difficulty which would result in delay, the relevant Council shall notify the service provider within the first month of the reason for the delay and the timescale for a decision, which must be finalised within the second month of receipt of completed documentation.
- (f) In those cases where there is a substantial difference between the professional qualifications of the service provider and the training required to the extent that that difference is such as to be harmful to public health or safety, the relevant Council shall give the service provider the opportunity to show, in particular by means of an aptitude test, that he has acquired the knowledge or competence lacking. In any case, it must be possible for the service provider to provide the service within one month of a decision being taken in accordance with the previous paragraph.
- (g) In the absence of a reaction of the relevant Council within the deadlines set in the previous paragraphs, the service may be provided.
- (7) (a) The relevant Council may ask the competent authorities of the Member State of establishment, for each provision of services, to provide any information relevant to the legality of the service provider's establishment and his good conduct, as well as the absence of any disciplinary or criminal sanctions of a professional nature.
 - (b) Any information requested by the relevant Council shall be in accordance with the provisions of Article 56 of the Professional Qualifications Directive.
 - (c) It shall be the duty of the relevant Council to ensure that the exchange of all information necessary for complaints by a recipient of a service against a service provider is correctly pursued. Recipients shall be informed of the outcome of the complaint.

Administrative cooperation.

- (8) (a) Upon registration by the relevant Council the applicant shall have the right to practice the same profession as that for which he is qualified in the Member State of origin and to pursue that same profession under the same conditions as Maltese nationals.
 - (b) For the purposes of this Act, the profession which the applicant wishes to pursue in Malta is the same as that for which he is qualified in the country of origin only if the activities covered are comparable.
- **42A.** (1) Whereas in the case of -
 - (a) doctors with basic training, specialised doctors, nurses responsible for general care, dental practitioners, specialised dental practitioners, midwives and pharmacists who do not satisfy the requirements of effective and lawful professional practice as laid down under the Second Schedule;
 - (b) doctors, nurses, dental practitioners, midwives and pharmacists who, without prejudice to what is provided under the Second Schedule, hold evidence of formal qualifications as a specialist and who must follow the training leading to the possession of a title listed under the Second Schedule, and solely for the purpose of the recognition of the relevant speciality;
 - (c) nurses responsible for general care and specilised nurses holding evidence of formal qualifications as a specialist which follows the training leading to the possession of a title listed in the Second Schedule, when the migrant seeks recognition in Malta;
 - (d) specialised nurses without training as general care nurse, when the migrant seeks recognition of such activities as are pursued in Malta by nurses responsible for general care, specialised nurses without training as general care nurse or specialised nurses holding evidence of formal qualifications as a specialist which follows the training leading to the possession of the titles listed in the Second Schedule;
 - (e) migrants in possession of evidence of formal qualifications issued by a third country and having three years professional experience in the profession concerned on the territory of that Member State which has recognised that evidence of formal qualification and certified by that member State,

the provisions regarding automatic recognition of formal qualifications and acquired rights do not apply.

(2) The provisions of the preceding article shall not preclude the relevant Council from requiring the applicant to complete an adaptation period of up to three years or to take an aptitude test if:

> (a) the duration of the training of which he provides evidence in terms of the preceding article, is at least one year shorter than that required by the relevant

Non-applicability of automatic recognition of formal qualifications and acquired rights. Added by: L.N. 27 of 2008.
Council;

- (b) the training he has received covers substantially different matters than those covered by the evidence of formal qualifications required by the relevant Council;
- (c) the regulated profession in the Malta comprises one or more regulated professional activities which do not exist in the corresponding profession in the applicant's home Member State, and that difference consists in specific training which is required in Malta and which covers substantially different matters from those covered by the applicant's attestation of competence or evidence of formal qualifications.
- (3) (a) If the host Member State makes use of the option provided for in subarticle (1), it must offer the applicant the choice between an adaptation period and an aptitude test.
 - (b) However, for professions whose pursuit requires precise knowledge of national law and in respect of which the provision of advice and, or assistance concerning national law is an essential and constant aspect of the professional activity, the relevant Council may stipulate either an adaptation period or an aptitude test.
 - (c) This applies also to the cases provided for in subarticle (1)(a), (b), (c) and (e) concerning doctors and dental practitioners, and subarticle (1)(d) when the migrant seeks recognition in Malta where the relevant professional activities are pursued by nurses responsible for general care or specialised nurses holding evidence of formal qualifications as a specialist which follows the training in the Second Schedule leading to the possession of the titles listed therein.
 - (d) In the cases covered by subarticle (1)(a), the relevant Council may require an adaptation period or an aptitude test if the migrant envisages pursuing professional activities in a self-employed capacity or as a manager of an undertaking which require the knowledge and the application of the specific national rules in force, provided that knowledge and application of those rules are required by the competent authorities in Malta for access to such activities by Maltese nationals.

(3) For the purpose of this article "substantially different matters" means matters of which knowledge is essential for pursuing the profession and with regard to which the training received by the migrant shows important differences in terms of duration or content from the training required in Malta.

(4) If the relavant Council intends to require the applicant to complete an adaptation period or take an aptitude test, it must first ascertain whether the knowledge acquired by the applicant in the

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course of his professional experience in a Member State or in a third country, is of a nature to cover, in full or in part, the substantial difference referred to in the preceding subarticle.

(5) The relevant Council shall in relation to the professions referred to in the preceding subregulations, for the purposes of registration, under the same conditions as apply to Maltese nationals, recognise as professional qualifications:

- (a) an attestation of competence issued by a competent authority in the home Member State designated pursuant to legislative, regulatory or administrative provisions of that Member State, on the basis of:
 - (i) either a training course not forming part of a certificate or diploma within the meaning of paragraphs (b), (c), (d) or (e), or a specific examination without prior training, or full-time pursuit of the profession in a Member State for three consecutive years or for an equivalent duration on a part-time basis during the previous ten years,
 - (ii) or general primary or secondary education, attesting that the holder has acquired general knowledge;
- (b) a certificate attesting to a successful completion of a secondary course -
 - (i) either general in character, supplemented by a course of study or professional training other than those referred to in paragraph (c) and, or by the probationary or professional practice required in addition to that course,
 - (ii) or technical or professional in character, supplemented where appropriate by a course of study or professional training as referred to in the preceding paragraph, and, or by the probationary or professional practice required in addition to that course;
- (c) a diploma certifying successful completion of -
 - (i) either training at post-secondary level other than that referred to in paragraphs (d) and (e) of a duration of at least one year or of an equivalent duration on a part-time basis, one of the conditions of entry of which is, as a general rule, the successful completion of the secondary course required to obtain entry to university or higher education or the completion of equivalent school education of the second secondary level, as well as the professional training which may be required in addition to that post-secondary course; or
 - (ii) in the case of a regulated profession, training with a special structure, included in Annex II of the Professional Qualifications Directive,

equivalent to the level of training provided for in the preceding paragraph, which provides a comparable professional standard and which prepares the trainee for a comparable level of responsibilities and functions;

- (d) a diploma certifying successful completion of training at post-secondary level of at least three and not more than four years' duration, or of an equivalent duration on a part-time basis, at a university or establishment of higher education or another establishment providing the same level of training, as well as the professional training which may be required in addition to that post-secondary course;
- (e) a diploma certifying that the holder has successfully completed a post-secondary course of at least four years' duration, or of an equivalent duration on a parttime basis, at a university or establishment of higher education or another establishment of equivalent level and, where appropriate, that he has successfully completed the professional training required in addition to the post-secondary course.
- (6) (a) The relevant Council shall treat as evidence of formal training, including the level of training, any evidence of formal qualifications or set of evidence of formal qualifications issued by a competent authority in a Member State, certifying successful completion of training in the Community which is recognised by that Member State as being of an equivalent level and which confers on the holder the same rights of access to or pursuit of a profession or prepares for the pursuit of that profession.
 - (b) Any professional qualification which, although not satisfying current requirements for access to or the pursuit of a profession, confers on the holder acquired rights by virtue of the provisions of this Act, shall also be treated as such evidence of formal qualifications under the same conditions as set out in the first subparagraph in particular if the level of training required for admission to a profession and for its exercise is raised, and if an individual who has undergone former training, which does not meet the requirements of the new qualification, benefits from acquired rights, and in such case this former training shall be considered as corresponding to the level of the new training.

(7) The relevant Council shall permit access to and pursuit of the profession to applicants possessing the attestation of competence or evidence of formal qualifications required, under the same conditions as apply to Maltese nationals.

(8) An attestation of competence or evidence of formal qualifications or an attestation of a level of professional qualification at least equivalent to the level immediately prior to

Conditions for

recognition.

Equal treatment of qualifications.

that which is required as provided by this Act shall be issued by a competent authority in a Member State, designated in accordance with the legislative, regulatory or administrative provisions of that Member State.

(9) Access to and pursuit of the profession shall also be granted to applicants who have pursued the profession on a full-time basis for two years during the previous ten years in another Member State which does not regulate that profession, providing they possess one or more attestations of competence or documents providing evidence of formal qualifications which satisfy the following conditions:

- (a) they shall have been issued by a competent authority in a Member State, designated in accordance with the legislative, regulatory or administrative provisions of that Member State;
- (b) they shall attest a level of professional qualification at least equivalent to the level immediately prior to that required in the host Member State in virtue of subarticle (4);
- (c) they shall attest that the holder has been prepared for the pursuit of the profession in question:

Provided that the two years' professional experience may not, however, be required if the evidence of formal qualifications which the applicant possesses certifies regulated education and training at the levels of qualifications described in subarticle (1)(a), (b) and (c). The regulated education and training listed in Annex III of the Professional Qualifications Directive shall be considered as such regulated education and training at the level described in subarticle (2)(c).

(10) By way of derogation from subarticle (8) and from subarticle (9)(b), the relevant Council shall permit access and pursuit of a regulated profession where access to this profession is contingent in its territory upon possession of a qualification certifying successful completion of higher or university education of four years' duration, and where the applicant possesses a qualification referred to in subarticle (2)(c).

42B. (1) The provisions of the preceding article shall not preclude the relevant Council from requiring the applicant to complete an adaptation period of up to three years or to take an aptitude test if:

Non-preclusion of applicant from completing an adaptation period. *Added by: L.N. 27 of 2008.*

- (a) the duration of the training of which he provides evidence in terms of the preceding article, is at least one year shorter than that required by the relevant Council;
- (b) the training he has received covers substantially different matters than those covered by the evidence of formal qualifications required by the relevant Council;
- (c) the regulated profession in the Malta comprises one or more regulated professional activities which do not exist in the corresponding profession in the applicant's

home Member State, and that difference consists in specific training which is required in Malta and which covers substantially different matters from those covered by the applicant's attestation of competence or evidence of formal qualifications.

- (2) (a) In order to permit this test to be carried out, the relevant Council shall draw up a list of subjects which, on the basis of a comparison of the education and training required in Malta and that received by the applicant, are not covered by the diploma or other evidence of formal qualifications possessed by the applicant.
 - (b) The aptitude test shall take account of the fact that the applicant is a qualified professional in the home Member State or the Member State from which he comes. It shall cover subjects to be selected from those on the list, knowledge of which is essential in order to be able to pursue the profession in the host Member State. The test may also include knowledge of the professional rules applicable to the activities in question in Malta.
 - (c) The detailed application of the aptitude test and the status, in Malta, of the applicant who wishes to prepare himself for the aptitude test in that State shall be determined by the relevant Council.
- (3) (a) In the case of the adaptation period, this period of supervised practice shall be the subject of an assessment. The detailed rules governing the adaptation period and its assessment as well as the status of a migrant under supervision shall be laid down by the relevant Council.
 - (b) The status enjoyed in the host Member State by the person undergoing the period of supervised practice, in particular in the matter of right of residence as well as obligations, social rights and benefits, allowances and remuneration, shall be established by the competent authorities in Malta in accordance with applicable Community law.

(4) If the relevant Council invokes subarticle (1), then it must offer the applicant the choice between an adaptation period and an aptitude test.

- (5) (a) If the relevant Council intends to require the applicant to complete an adaptation period or take an aptitude test, it must first ascertain whether the knowledge acquired by the applicant in the course of his professional experience in a Member State or in a third country, is of a nature to cover, in full or in part, the substantial difference referred to in the preceding subarticles.
 - (b) For the purpose of this article "substantially different matters" means matters of which knowledge is

essential for pursuing the profession and with regard to which the training received by the migrant shows important differences in terms of duration or content from the training required in Malta.

43. (1) In those cases where the evidence of formal qualifications as doctor giving access to the professional activities of doctor with basic training and specialised doctor, as nurse responsible for general care, as dental practitioner, as specialised dental practitioner, as midwife and as pharmacist held by nationals of Member States does not satisfy all the training requirements provided for under national law, each relevant Council shall recognise as sufficient proof evidence of formal qualifications issued by those Member States in so far as such evidence attests successful completion of training which began before the reference dates laid down in the Sixth Schedule and the Second Schedule, and is accompanied by a certificate stating that the holders have been effectively and lawfully engaged in the activities in question for at least three consecutive years during the five years preceding the award of the certificate.

(2) In those cases where the relevant Council has adopted measures relating to acquired right benefiting Maltese nationals, it shall also grant nationals of other Member States the right to benefit from those measures, in so far as evidence of formal qualifications was issued before the date on which the relevant Council ceased to issue such evidence for the speciality concerned.

44. Where a citizen of a Member State, who holds a diploma, certificate or other evidence of formal qualification obtained outside the European Union which has been recognised by a Member State and who has acquired experience in a Member State or third countries which has also been recognised in a Member Sate, applies to be registered under this Act, the relevant Council shall within three months from the day the request is received, or from the day the documentation referred to has been fully submitted, whichever is the later, examine such diploma, certificate or other evidence of formal qualification before recognising it, and shall forthwith inform the applicant of its decision by registered post.

44A. (1) No medical practitioner may be employed within the national health service unless he is in possession of a diploma, certificate or other evidence of formal qualification issued by a recognised competent authority:

Provided that persons who are either undergoing specific training in the practice of family medicine or who before the 1st May, 2004, have had their names entered into the Medical register may be exempt from such a requirement. This shall also be applicable to medical practitioners who have completed the training in another Member State.

(2) The Medical Council shall issue on request a certificate granting doctors who do not have a diploma, certificate or other evidence of formal qualifications but who possess the acquired rights referred to in the preceding article, the right to practice as

Acquired right to practise a health care profession. *Amended by: III. 2004.26. Substituted by: L.N. 27 of 2008.*

Examination of foreign accreditations. *Amended by: III. 2004.27. Substituted by: XIII. 2005.79.*

Employment conditions. *Added by: II. 2004.28.* general medical practitioners under the national health service.

(3) The Medical Council shall recognise under the national health service, for the purposes of the exercise of the activities of general medical practitioner, the diplomas, certificates and other evidence of formal qualifications issued to a national of a Member State by other Member States.

(4) The Medical Council shall also recognise the certificates referred to under subarticle (2) above, issued to nationals of Member States by other Member States, and shall consider them as equivalent within its territory to the diplomas, certificates and other evidence of formal qualifications which it issues itself, and which permit the exercise of the activities of general medical practitioner under the national health service.

PART IX

MISCELLANEOUS PROVISIONS

Funds of Councils, etc.

45. The Registrar of a Council or of a Specialist Accreditation Committee shall, under the direction of the relevant Council or Committee, be responsible for the administration of such funds which the Minister may make available to the Council or Committee as the case may be for its purposes, and for such fees as may be collected by it.

46. All registers kept under this Act shall be open for inspection by the public at all reasonable times or at such times as may be prescribed.

47. The President of Malta may, with the approval of the Minister upon the advice of the relevant Council, grant a temporary licence, for a period not exceeding two years, to any health care professional who is not a citizen of Malta or of a Member State, and may subject such licence to any condition he may deem appropriate.

48. (1) Where the President of Malta, acting on the advice of the Minister, is of the opinion that any of the Councils established under this Act has failed to carry out any of the functions conferred or imposed upon it by or under this Act, or has, in carrying out these functions, failed to comply with any regulation relating thereto, he may order an enquiry into the matter.

(2) Where, as a result of an inquiry as is referred to in subarticle (1), it appears that the Council in question has failed to carry out any of the functions conferred or imposed upon it by or under this Act, or has, in carrying out these functions, failed to comply with any regulation relating thereto, the President of Malta, acting on the advice of the Minister, may make an order declaring it to be in default.

- (3) Upon the making of an order under subarticle (2) -
 - (a) the members of the Council which is declared to be in default shall forthwith vacate their office; and
 - (b) provision shall be made for the appointment of three members to act as *pro tempore* Council.

Registers open for inspection.

Temporary licence.

Default powers of the President of Malta (4) The *pro tempore* Council appointed in pursuance of the provisions of subarticle (3) shall consist of the following members:

- (a) a President who shall be a legal practitioner; and
- (b) two other members from amongst health care professionals, registered with the relevant Council.

(5) The *pro tempore* Council shall exercise all the functions and have all the powers of the Council it is replacing.

(6) Not later than three months from the day that the order under subarticle (2) is made, new member of the Council in question shall be appointed or elected, as the case may be, and the *pro tempore* Council shall, upon the appointment and election of the new members of the Council, be dissolved.

49. (1) There shall be an Appeals Committee for health care professions which shall be composed of the following members:

Appeals Committee. *Amended by:* XIII. 2005.80.

- (a) a President nominated by the Prime Minister, from amongst legal practitioners;
- (b) the Rector of the University of Malta, or his representative;
- (c) the Superintendent of Public Health, or his representative;
- (d) one member appointed by the Prime Minister from among health care professionals, as follows:
 - (i) one from such professionals regulated by the Medical Council where the appeal concerns a member of a health care profession regulated by that Council; or
 - (ii) one from such professionals regulated by the Pharmacy Council where the appeal concerns a member of a health care profession regulated by that Council; or
 - (iii) one from such professionals regulated by the Council for Nurses and Midwives where the appeal concerns a member of a health care profession regulated by that Council; or
 - (iv) one from such professionals regulated by the Council for the Professions Complementary to Medicine where the appeal concerns a member of a health care profession regulated by that Council;
- (e) one member elected by and from among health care professionals, as follows:
 - (i) one from such professionals regulated by the Medical Council where the appeal concerns a member of a health care profession regulated by that Council; or
 - (ii) one from such professionals regulated by the Pharmacy Council where the appeal concerns a member of a health care profession regulated by

that Council; or

- (iii) one from such professionals regulated by the Council for Nurses and Midwives where the appeal concerns a member of a health care profession regulated by that Council; or
- (iv) one from such professionals regulated by the Council for the Professions Complementary to Medicine where the appeal concerns a member of a health care profession regulated by that Council.

(2) All members of the Appeals Committee shall be so appointed or elected, as the case may be, for a term of three years and may be re-appointed or re-elected for a further term or terms.

- (3) The Appeals Committee shall have the following functions:
 - (a) upon an application to this effect by the person concerned, to hear and decide upon a decision of the relevant Council whereby registration of a healthcare professional in the appropriate register is refused;
 - (b) upon an application to this effect by the person concerned, to hear and decide upon a decision of the relevant Specialist Accreditation Committee whereby the award of a specialist certificate to a healthcare professional is refused;
 - (c) upon an application to this effect by the person concerned, aggrieved by a default of the relevant Council to decide upon an application for registration, within the time referred to in article 42;
 - (d) to levy such fees as may be prescribed.

(4) An appeal to the Appeals Committee shall be filed within the peremptory term of twenty days from such decision.

(5) The Appeals Committee shall regulate its own procedure.

(6) In the exercise of its functions under this article, the Appeals Committee may appoint experts to relate on any matter before it.

(7) The Appeals Committee shall have the right to request from any council or specialist accreditation committee information in respect of any decision which is being investigated by it and may request the said council or committee to submit to it any or all documentation relating to the case being deliberated and it shall be the duty of the said council or committee to provide the requested information and, or documents without delay.

- (8) (a) The Appeals Committee shall have the power to confirm, cancel or revoke with or without conditions, and to substitute any decision upon any appeal under subarticle (3)(a) or (b).
 - (b) Where the Appeals Committee finds in favour of an appellant under subarticle (3)(c) it may either proceed to decide the application itself or else order the relevant Council to determine such application within

such time as it may consider reasonable, failing which it will proceed to decide the application itself, and in any case shall make a report of its findings to the Minister.

50. Elections of members of a Council or Committee established by this Act shall be held by postal ballot, in accordance with such procedures as may be prescribed.

51. (1) The Minister may make regulations for the better administration of this Act and for the better implementation of its provisions, and in particular may by such regulations:

- (a) prescribe requirements for qualification for entry of a person's name in any register established by or under this Act, in addition to or in substitution of the qualifications established by this Act;
- (b) establish in consultation with the relevant Council the fees that may be charged by a Council in connection with the initial registration of a person's name in a register, as well as such annual or other periodic fees for the retention of such names in the register and the funds wherein such fees may be deposited;
- (c) establish rules of procedure to be followed by Councils in order to ensure a fair and equitable hearing in any procedures against a health care professional under Part VII of this Act;
- (d) authorise a Council to issue such guidelines to health care professionals regulated by it on such matters related to the health care profession in question as may be determined;
- (e) cancel, amend or substitute any of the Schedules (other than the First Schedule) to this Act;
- (f) prescribe the manner in which every election that is to be held for the purposes of this Act is to be conducted;
- (g) prescribe anything that is to be or may be prescribed under this Act; and
- (*h*) to prescribe those professions for which a licence is granted and the conditions which shall be satisfied prior to the granting of such licence.

(2) Prior to making any regulation under subarticle (1) the Minister shall consult with and seek the advice of the relevant Council.

PART X

SAVING AND OTHER PROVISIONS

Saving.

52. The right of any member of a profession regulated under this Act and already licensed and, or regulated under the provisions of the articles repealed by this Act shall not be affected and such member shall continue to practise his profession, and for this purpose:

Postal ballot.

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Power to make regulations. *Amended by: L.N. 27 of 2008.*

- (a) anything which has been done by the Medical Council under the provisions repealed by this Act in respect of the registration of medical practitioners and dental surgeons shall continue to have effect as if carried out by the Medical Council constituted under this Act;
- (b) anything which has been done by the Pharmacy Board under the provisions repealed by this Act in respect of the registration of apotecharies and pharmacy technicians shall continue to have effect as if carried out by the Pharmacy Council constituted under this Act;
- (c) anything which has been done by the Nursing and Midwifery Board under the provisions repealed by this Act in respect of the registration of nurses and midwives shall continue to have effect as if carried out by the Council for Nurses and Midwives constituted under this Act;
- (d) anything which has been done by the Board for the Professions Supplementary to Medicine under the provisions repealed by this Act in respect of the registration of health care professionals referred to in that Ordinance shall continue to have effect as if carried out by the Council for the Professions Complementary to Medicine constituted under this Act.

53. (1) Any person who, before the coming into force of the relevant Part of this Act, was in possession of a warrant or was through registration or enrolment otherwise authorised to practice a health care profession shall be deemed to be qualified to be registered in the appropriate register under this Act and, where appropriate, to hold the relative licence.

(2) The relevant Specialist Accreditation Committee, after consultation with the relevant specialist society and, or the relevant professional association, shall certify as holding the qualifications for registration in the appropriate specialist register any health care professional who, before the coming into force of the relevant Part of this Act, has practised as a specialist to the satisfaction of the Specialist Accreditation Committee.

(3) The relevant Specialist Accreditation Committee shall certify as holding the necessary qualifications any health care professional who, prior to the coming into force of this Act, held an appointment with the Government at consultant or senior registrar level in a government hospital or clinic.

(4) Any specialist training undergone before the coming into force of this Act or any specialist training being undergone on the coming into force of this Act shall be taken into account for the purpose of computing the required duration of specialist training under this Act by the relevant Specialist Accreditation Committee and the health care professional shall, on the coming into force of this Act, have the option of continuing such specialist training for the purpose of being certified by such committee under the system

Transitory provisions. *Amended by: III. 2004.29.* in force immediately before the coming into force of this Act.

(5) The Specialist Accreditation Committee for Pharmacists shall certify as having the necessary qualifications for entry in the relevant register any pharmacist who, for three consecutive years, during the five years immediately before the coming into force of the relevant Part of this Act, practised in a specialised area of pharmacy.

(6) For the purpose of the first appointment or election of members of any council established by this Act, health care professionals who, immediately before the coming into force of this Act, were lawfully practising their profession in Malta shall be eligible to appointed, to stand for election and to vote at such elections.

(7) Until such time as the relevant Council is duly constituted in accordance with this Act, the Minister may by notice in the Gazette extend the validity of any temporary licence issued under the Medical and Kindred Professions Ordinance for the exercise of any health care profession and any person covered by such temporary licence during its periods of original validity or as extended shall be deemed to be duly authorised to exercise such profession in accordance with this Act.

FIRST SCHEDULE

(Article 6)

Rules of Procedure and other rules relating to Councils and Specialist Accreditation Committees

Each Council shall have a registrar who shall be a public 1 Registrar. officer detailed for the purpose by the Minister.

2. Every member of a Council other than the President shall be entitled to one vote.

3. The President of a Council shall only be entitled to vote in cases of equality of votes.

4. Notwithstanding the provisions of the preceding rule, the President shall have both an original and a casting vote in inquiries held for the purposes of article 32 of the Act.

The President of a Council shall be appointed for a term of 5 three years.

The other members of a Council, whether appointed or 6 elected, shall hold office for three years:

Provided that the Prime MInister may remove any such member from office on grounds of proved misbehaviour or proved incapacity (whether arising from infirmity of body or mind or any other cause) to perform the functions of members.

The President and other members of a Council may resign 7 their office before the expiration of their term of office by letter in

President or member may resign.

Voting.

casting vote.

President to have

President has vote

in inquiries.

Other members.

Term of appointment of President.

Cap. 31.

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writing (in the case of the President addressed to the Prime Minister, and in the case of other members addressed to the President of the Council).

8 Where for any cause a vacancy arises in any Council, in the case of an appointed member another member shall be appointed to fill the vacancy, and in the case of an elected member an election shall be held, in each case within one month of the vacancy occurring. The member so appointed or elected shall be so appointed or elected for the unexpired period of the term of office of the member being replaced.

All members of a Council may be re-appointed or stand for election after the expiration of their term of office.

The following shall be disqualified from being members of 10. a Council:

- (a) Members of the House of Representatives;
- (b) such senior members of the Health Division as may be prescribed:

Provided that this disqualification shall not apply with regard to such senior members who are to hold office ex officio or whose membership is otherwise provided for by this Act;

officials (as defined by the Employment and Industrial (*c*) Relations Act) of a trade union.

Councils may act notwithstanding any vacancy provided 11. that a quorum is present.

12. In the absence of the President of a Council, the other members shall elect a person to chair the meeting from among themselves; such person shall continue to have his original vote as well as a casting vote.

The quorum at a meeting of the Council shall be half the 13 members thereof plus one.

14. Each Council shall meet at least once monthly.

15. A member of a Council who absents himself from three consecutive meetings without just cause and without giving notice of the reasons for such absence in writing to the President of the Council before or as soon as may reasonably be after the meeting shall be declared by the Council to have resigned and shall not be eligible for re-appointment or re-election before the lapse of one tear from the date of such declaration.

The provisions of the above rules, other than rule 14, shall 16 mutatis mutandis apply to Specialist Accreditation Committees.

Specialist Accreditation Committees shall meet whenever 17. the need arises, and in any case not later than one month after receipt of an application by a person for a certificate indicating that he has the requisites for registration as a specialist.

Cap. 452.

Councils may act notwithstanding vacancies

Absence of President from meetings.

Ouorum.

Councils to meet once monthly.

Absentee members.

Application of rules to Specialist Accreditation Committees.

Specialist Accreditation Committees to meet whenever need arises.

Filling of vacancies.

Members eligible for re-appointment

or re-election.

Disqualification

for membership.

SECOND SCHEDULE

(Articles 11, 12, 17, 23, 24 and 29) PART I a

Substituted by: III. 2004.30; L.N. 27 of 2008; L.N. 177 of 2008.

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Basic qualifications in medicine

5.1.1. Evidence of formal qualifications in basic medical training

Country	Evidence of formal qualifications	Body awarding the qualifications	Certificate accompanying the qualifications	Reference date
België /	Diploma van arts / Diplôme de docteur en	 Les universités / De universiteiten 		20.12.1976
Belgien	medecine	 Le Jury compétent d'enseignement de la 		
Belgen		Communauté française / De bevoegde		
		Examencommissie van de Vlaamse		
	-	Geneenschap		
Толтария	Диплона за висше образование на	Медидияски фокултет вья Висше		1.1.2007
	образователно-ялалифиялизонна степен "магастьр" по Медицина" и	медицияско учаснице (Медицияски уживерситет, Васці медицияски анститут в		
	професноватва квалификация	унаверситет, закла медицияски институт в Република България)		
	"Marierup-oroup"	renyonasa perrapat)		
Česká	Diplom o ukončeni stužna ve stužujnim	Léksiviká fakulta univerzity v České republice	 Vvrvědčení o státní rigorózní zkoulce 	1.5.2004
republika	programu všeobecné lekařství (doktor			
-	mediciny, MUDr.)			
Dunnark	Bevis for bestlet lægevadenskabelig	Medicinsk universitetsfokultet	 Autorisation som læge, udstedt af 	20.12.1976
	enbedseksamen		Sundhedsstyrelsen og	
			 Tilladelse til selvstændigt virke som læge (dokumentation for gemeenført prøktisk) 	
			(dokumentston for gennemdort practical uddamelse), udstedt af Sandhedsstvrelsen	
Beutuchland	 Zeumis über die Azztliche Prüfung 	Zurrändige Behörden	acceleration), second at selection systems	20.12.1976
period states	 Zeumis über die Arzliche 	Lucasage Descroes		20.12.19/0
	Stattsprifting und Zeugnis über die			
	Vorbeseitungszeit als			
	Medizinalissistent, soweit diese nach			
	den deutschen Rechtsvorschriften noch			
	für den Abschluss der ärztlichen			
	Ansbildung vorgesehen war			
Eesti	Diplom arstitesduse	Tarta Ulakool		1.5.2004
	õppekava lähimise kohta			
Ελλάς	Πτυχίο Ιατρικής Ελλάς	 Ιατρική Σχολή Πανκτικοτημέου, 		1.1.1981
		 Σχολή Επιστημέν Υγείας, Τμήμα 		
		Ιατρικής Πανεποτημίου		
España	Titulo de Licenciado en Medicina y Cirugia	 Ministerio de Educación y Cultura El sector de una Universidad 		1.1.1986
France	Diplôme d'Etst de docteur en médecine	Universités		20.12.1976
Ireland	Primery qualification	Competent examining body	Certificate of experience	20.12.1976
Italia	Diploma da laurea in medicina e chavargia	Università	Diploma di abilitazione all'esercizio della medicina e chirurnia	20.12.1976

Country	Evidence of formal qualifications	Body awarding the qualifications	Certificate accompanying the qualifications	Reference date
Kúnpo;	Πιστοποτητικό Εγγραφής Ιατρού	Ιατρικό Σεμβούλεο		1.5.2004
Latvija	årsta diploms	Unaversitätet tapa augstikola		1.5.2004
Lietura	Aukitojo mokslo diplomas, mrodantis sutelktą gydytojo kvalifikaciją	Universitetas	Internatūros pažymėjimas, mirodonis suteiktą medicinos gydytojo profesinę kvalifikaciją	1.5.2004
Luxenbourg	Diplôme d'Etat de docteur en médecine, charargie et accouchements.	Jury densmen d'Ens	Certificat de stage	20.12.1976
lagyworzżą	Altalianos orvos oklevēl (doctor medicinae univer- sae, abbrev.; dr. med. univ.)	Egeten		1.5.2004
Malta	Lawrja ta' Tabib tal-Medi- cina u l-Kirurgija	Universita' ta' Malta	Certificat to' registrazzjoni mahrut mili-Kunsill Medicu	1.5.2004
Nederland	Getnigschrift van met goed gevolg afgelegd artiexamen	Faculteit Geneeikunde		20.12.1976
Onerrich	 Utkunde über die Verleihung des alsademischen Grades Doktor der preaanten Heilkunde (hww. Doctor medicinate universte, Dr. med. univ.) Diplom über die spezifische Ausbildung zum Azer dir Allgemeinmedizin bew. Fricharzthipiom 	Medizmische Fakultit einer Universität Onerreichische Ärztekammer		1.1.1994
Poliska	Dyplom ukończenia sta- dow wytrzych za kie- rusku lekortkim z tyto- lem "lekortkim z tyto-	 1. Akademia Medyczna 2. Uniwersytet Medyczny 3. Collegium Medicum Universytetu Jasisllodziego 	Lekariki Ilgzanin Pat- staowy	1.5.2004
Portugal	Carta de Ourso de licenciatura em medicina	Universidades	Diploma comprovativo da conclusilo do internato peral emitido pelo Ministério da Saúde	1.1.1986
Roménia	Diplomă de licență de doctor medic	Universitlei	-	1.1.2007
Slovenija	Diploma, s lastero se podeljuje strokovni naslov "doktor medicine / doktorica medicine"	Univerna		1.5.2004
Slovensko	Vysokotkolský díplom o udelení akademického titulu "doktor mediciny" ("MUDe.")	Vysokä (kola		1.5.2004
Saonni Finland	Lääketieteen lisentiaten tulkinto / Medicine licentiatecamen	Helsingin yliopinto Helsingfors universitet Xicopion yliopinto Oalus yliopinto Tamperen yliopinto Turus yliopinto Turus yliopinto	Tedatus lääkärin perusterveydenhaollon läsikoedunkseeta / Esamesbevis om tilläggsutbildning för läkare inom primärvärden	1.1.1994

Countr		Body awarding the qualifications	Certificate accompanying the qualifications	Reference date
Sverig		Cuivernitet	Bettis om praktisk utbildning som utfledas av Socialstyrelsen	1.1.1994
United Kingdo	n Primery qualification	Competent examining body	Certificate of experience	20.12.1976

PART I b

Qualifications in specialised medicine

	rnal qu			

Country	Evidence of formal qualifications	Body awarding the qualifications	Reference date
België	Bijzondere beroepstitel van geneetheer-	Minister bevoegd voor Volksgezondheid / Ministre de la Santé publique	20.12.1976
Belgien Belgien	specialist / Titre professionnel particulier de		
Belgien	médecin spécialiste		
Sourapers.	Свядерелство за прязната спеднолност	Медидински университет, Биска медицински институт вли	1.1.2007
		Воникомедиция-ска надочных	
Ceski	Diplom o specializaci	Ministerstvo zdravotnáctví	1.5.2004
republika			10.00.000
Danmark	Bevis for tilladelse til at betegne sig som speciallæge	Sandhedutyreloen	20.12.1976
leutschland	Fachärztliche Anerkennung	Landesärztekannner	20.12.1976
Eesti	Residentuari Eputanistus eriarutialui erialal	Taru Ulikool	1.5.2004
EU.a;	Τίτλος Ιατρικής Ειδικότητος	1. Νομαρχιακή Αυτοδιοίκηση	1.1.1981
		2. Nesapyia	
España	Titulo de Especialista	2. Nosapyia Ministerio de Educación y Cultura	1.1.1986
France	1.Certificat d'études spéciales de médecine	1. Universités	20.12.1976
	2. Attestation de médecin spécialiste qualifié	2. Conseil de l'Ordre des médecins	1
	3.Certificat d'études spéciales de médecine	3. Universités	1
	4.Diplôme d'études spécialisées ou	4. Univertités	1
	spécialisation complémentaire qualifiante de		
	médecine		
Ireland	Certificate of Specialist doctor	Competent sufficiency	20.12.1976
Iulia	Diploma di medico specialista	Università	20.12.1976
Κύπρος	Πιστοποιητικό Αναγκόρισης Ειδικότητας	Ιστρικό Σεμβούλασ	1.5.2004
Latitija	"Sertifikits"-kompetentu	Latvijas Arsta biedzība	1.5.2004
	iestābs izsniegts dokuments, kas apliecina, ka	Latvijas Ārstaiecības persona profesionālio organizlīciju savienība	
	persona ir nokilrtojusi sertifikilcijas ekslimenu specialititē		
Liebra	specialitate Rezidentilizos pažymėjimas, mirodantis	Universiteras	13 2004
Liferal/B		Unit of the second se	1.7.2004
	suteikta gydytojo specialisto profesinę kvalifikacija		
mmbourg	Certificat de médecin spécialiste	Ministre de la Senté publique	20.12.1976

Country	Evidence of formal qualifications	Body awarding the qualifications	Reference date
Maryneorizág	Szakorvosi bizonvitviny	Az Epészségiarsi, Szociális és Családtarvi Minisztérium illetékes testtőéte	1.5.2004
Malta	Certifikat ta' Specjalista Mediku	Kamitat ta' Approvazzjoni dwar Specjalisti	1.5.2004
Nederland	Bewijs van inschrijving in een Specialistenregister	 Medioche Specialisten Registrate Commotie (MSRC) van de Kominklijke Nederlandte Mastechappi tot bevordering der Geneerkunst Social-Geneerkundigen Registrate Commiteie (ORC) van de Kominklijke Nederlandte Mastechappi tot Bevordering der Geneerkunst¹ 	20.12.1976
Osterreich	Facharzidiplom	Otterreichische Arziekanzuer	111994
Politica	Dyplom uzyskania tytułu specjalisty	Centrum Egzaminów Medveznych	1.5.3004
Portagal	1.Grass de assistente 2.Titulo de especialista	1. Ministério da Solide 2. Ordem dos Médicos	1.1.1986
Rominia	Certificat de medic specialist	Ministerul Skaltitii Publici	1.1.2007
Slovenija	Potrdalo o opravljenem specialističnem izpitu	 Ministratvo za idravje Zdravniška rbornica Slovenije 	1.5.2004
Slovepsko	Diplom o specializácia	Slovenská zdravotnicka univerzita	1.5,2004
Success/ Finland	Enkoislaikiirin totooto / Speciallakarevamen	E. Belinagin yluopatto / Helinagflors universitet Xkorpion yluopatto Xkorpion Otalun yluopatto A Tangoreen yluopatto S. Taura yluopatto S. Taura yluopatto	1.1.1994
Sverige	Bevis on specializonpetens som laksre, utfärdat av Socialstvrelsen	Socialitytelsen	1.1.1994
United Kinedom	Certificate of Completion of specialist	Comprised sufficiently	20.12.1978

Communication from the Comm OJ C 165 of 19.07.2007, p. 13. sion. Notification of evidence of formal qualifications of specialised doctors and general practitioners.

PART I c

Titles of training courses in specialised medicine

	Anaesthetics	General surgery
Country	Minimum period of training: 3 years Title	Minimum period of training: 5 years Title
Belgique/België/	Anesthésie-réanimation / Anesthesie	Chirurgie / Heelkunde
Belgien	reanimatie	36
България	Авестезнология и интензивно лечение	Xapyprist
Česká republika	Anesteziologie a resuscitace	Chirurgie
Danmark	Anæstesiologi	Kirurgi eller kirurgiske sygdomme
Deutschland	Anästhesiologie	(Allgemeine) Chirurgie
Eesti	Anestesioloogia	Uldkirurgia
Ελλάς	Αναισθησιολογία	Χειρουργική
España	Anestesiología y Reanimación	Cirugía general y del aparato digestivo
France	Anesthésiologie-Réanimation chirurgicale	Chirurgie générale
ireland	Anaesthesia	General surgery
Italia	Anestesia e rianimazione	Chirurgia generale
Κύπρος	Αναισθησιολογία	Γενική Χειρουργική
Latvija	Anestezioloģija un reanimatoloģija	Kirurhija
Lietuva	Anesteziologija reanimatologija	Chirurgija
Luxembourg	Anesthésie-réanimation	Chirurgie générale
Magyarország	Aneszteziológia és intenziv terápia	Sebészet
Malta	Anestežija u Kura Intensiva	Kirurgija Generali
Nederland	Anesthesiologie	Heelkunde
Österreich	Anästhesiologie und Intensivmedizin	Chirurgie
Polska	Anestezjologia i intensywna terapia	Chirurgia ogólna
Portugal	Anestesiologia	Cirurgia geral
România	Anestezie și terapie intensivă	Chirurgie generală
Slovenija	Anesteziologija, reanimatologija in perioperativna intenzivna medicina	Splošna kirurgija
Slovensko	Anestéziológia a intenzivna medicina	Chirurgia
Suomi/Finland	Anestesiologia ja tehohoito / Anestesiologi och intensivvård	Yleiskirurgia / Allmän kirurgi
Sverige	Anestesi och intensivvård	Kirurgi
United Kingdom	Anaesthetics	General surgery

	Neurological surgery Minimum period of training: 5 years	Obstetrics and Gynaecology Minimum period of training: 4 years
Country	Title	Title
Belgique/België/ Belgien	Neurochirurgie	Gynécologie – obstétrique / Gynaecologie en verloskunde
България	Неврохирургия	Акушерство, гинекология и репродуктивна медицина
Česká republika	Neurochirurgie	Gynekologie a porodnictví
Danmark	Neurokirurgi eller kirurgiske nervesygdomme	Gynækologi og obstetrik eller kvindesygdomme og fødselshjælp
Deutschland	Neurochirurgie	Frauenheilkunde und Geburtshilfe
Eesti	Neurokirurgia	Sünnitusabi ja günekoloogia
Ελλάς	Νευροχειρουργική	Μαιευτική-Γυναικολογία
España	Neurocirugia	Obstetricia y ginecología
France	Neurochirurgie	Gynécologie – obstétrique
Ireland	Neurosurgery	Obstetrics and gynaecology
Italia	Neurochirurgia	Ginecologia e ostetricia
Κύπρος	Νευροχειρουργική	Μαιευτική – Γυναικολογία
Latvija	Neiroķirurģija	Ginekoloģija un dzemdniecība
Lietuva	Neurochirurgija	Akušerija ginekologija
Luxembourg	Neurochirurgie	Gynécologie – obstétrique
Magyarország	Idegsebészet	Szülészet-nőgyógyászat
Malta	Newrokirurgija	Ostetricja u Ginekologija
Nederland	Neurochirurgie	Obstetrie en Gynaecologie ²
Österreich	Neurochirurgie	Frauenheilkunde und Geburtshilfe
Polska	Neurochirurgia	Poloznictwo i ginekologia
Portugal	Neurocirurgia	Ginecologia e obstetricia
România	Neurochirurgie	Obstetrică-ginecologie
Slovenija	Nevrokirurgija	Ginekologija in porodništvo
Slovensko	Neurochirurgia	Gynekológia a pôrodníctvo
Suomi/Finland	Neurokirurgia / Neurokirurgi	Naistentaudit ja synnytykset / Kvinnosjukdomar och förlossningar
Sverige	Neurokirurgi	Obstetnik och gynekologi
United Kingdom	Neurosurgery	Obstetrics and gynaecology

Communication from the Commission. OJ C 137 of 4.6.2008, p. 8

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	General (internal) medicine	Ophthalmology
	Minimum period of training: 5 years	Minimum period of training: 3 years
Country	Title	Title
Belgique/België/ Belgien	Médecine interne / Inwendige geneeskunde	Ophtalmologie / Oftalmologie
България	Вътрешни болести	Очни болести
Česká republika	Vnitřní lékařství	Oftalmologie
Danmark	Intern medicin	Oftalmologi eller ojensygdomme
Deutschland	Innere Medizin	Augenheilkunde
Eesti	Sisehaigused	Oftalmoloogia
Ελλάς	Παθολογία	Οφθαλμολογία
España	Medicina interna	Oftalmologia
France	Médecine interne	Ophtalmologie
Ireland	General medicine	Ophthalmic surgery
Italia	Medicina interna	Oftalmologia
Κύπρος	Παθολογία	Οφθαλμολογία
Latvija	Internă medicina	Oftalmoloģija
Lietuva	Vidaus ligos	Oftalmologija
Luxembourg	Médecine interne	Ophtalmologie
Magyarország	Belgyógyászat	Szemészet
Malta	Medicina Interna	Oftalmologija
Nederland	Interne geneeskunde	Oogheelkunde
Österreich	Innere Medizin	Augenheilkunde und Optometrie
Polska	Choroby wewnętrzne	Okalistyka
Portugal	Medicina interna	Oftalmologia
România	Medicină intemă	Oftalmologie
Slovenija	Interna medicina	Oftalmologija
Slovensko	Vnútorné lekárstvo	Oftalmológia
Suomi/Finland	Sisätaudit / Inre medicin	Silmätaudit / Ögonsjukdomar
Sverige	Internmedicine	Ögonsjukdomar (oftalmologi)
United Kingdom	General (internal) medicine	Ophthalmology

	Otorhinolaryngology Minimum period of training: 3 years	Paediatrics Minimum period of training: 4 years
Country	Title	Title
Belgique/België/ Belgien	Oto-rhino-laryngologie / Otorhinolaryngologie	Pédiatrie / Pediatrie
България	Ушно-носно-гърдени болести	Детски болести
Česká republika	Otorinolaryngologie	Dětské lékařství
Danmark	Oto-rhino-laryngologi eller ore-næse- halssygdomme	Pædiatri eller sygdomme hos børn
Deutschland	Hals-Nasen-Ohrenheilkunde	Kinder- und Jugendmedizin
Eesti	Otorinolarüngoloogia	Pediaatria
Ελλάς	Ωτορινολαρυγγολογία	Παιδιατρική
España	Otorrinolaringologia	Pediatria y sus áreas especificas
France	Oto-rhino-laryngologie	Pédiatrie
Ireland	Otolaryngology	Paediatrics
Italia	Otorinolaringoiatria	Pédiatria
Κύπρος	Ωτορινολαρυγγολογία	Παιδιατρική
Latvija	Otolaringoloĝija	Pediatrija
Lietuva	Otorinolaringologija	Vaiku hgos
Luxembourg	Oto-rhino-laryngologie	Pédiatrie
Magyarország	Fül-orr-gégegyógyászat	Csecsemő- és gyermekgyógyászat
Malta	Otorinolaringologija	Pedjatrija
Nederland	Keel-, neus- en oorheelkunde	Kindergeneeskunde
Österreich	Hals-, Nasen-und Ohrenkrankheiten	Kinder und Jugendheilkunde
Polska	Otorynolaryngologia	Pediatria
Portugal	Otorrinolaringologia	Pediatria
România	Otorinolaringologie	Pediatrie
Slovenija	Otorinolaringológija	Pediatrija
Slovensko	Otorinolaryngológia	Pediatria
Suomi/Finland	Korva-, nenä- ja kurkkutaudit / Öron-, näs- och halssjukdomar	Lastentaudit / Barnsjukdomar
Sverige	Öron-, näs- och halssjukdomar (oto-rhino- larvngologi)	Barn- och ungdomsmedicin
United Kingdom	Otolaryngology	Paediatrics

	Respiratory medicine Minimum period of training: 4 years	Urology Minimum period of training: 5 years
Country	Title	Title
Belgique/België/ Belgien	Pneumologie	Urologie
България	Пневология и фтиниатрия	Урология
Česká republika	Tuberkulóza a respirační nemoci	Utologie
Danmark	Medicinske lungesygdomme	Urologi eller urinvejenes kirurgiske sygdomme
Deutschland	Pneumologie	Urologie
Eesti	Pulmonoloogia	Utoloogia
Ελλάς	Φυματιολογία- Πνευμονολογία	Ουρολογία
España	Neumología	Urologia
France	Pneumologie	Urologie
Ireland	Respiratory medicine	Urology
Italia	Malattie dell'apparato respiratorio	Urologia
Κύπρος	Πνευμονολογία – Φυματιολογία	Ουρολογία
Latvija	Ftiziopneimonologija	Uroloģija
Lietuva	Pulmonologija	Urologija
Luxembourg	Pneumologie	Urologie
Magyarország	Tudögyógyászat	Urológia
Malta	Medicina Respiratorja	Urologija
Nederland	Longziekten en tuberculose	Urologie
Österreich	Lungenkrankheiten	Urologie
Polska	Choroby pluc	Urologia
Portugal	Pneumologia	Urologia
Románia	Pneumologie	Urologie
Slovenija	Pnevmologija	Urologija
Slovensko	Pneumológia a frizeológia	Urológia
Suomi/Finland	Keuhkosairaudet ja allergologia / Lungsjukdomar och allergologi	Urologia / Urologi
Sverige	Lungsjukdomar (pneumologi)	Urologi
United Kingdom	Respiratory medicine	Urology

	Onthopaedics Minimum period of training: 5 years	Pathological anatomy Minimum period of training: 4 years
Country	Title	Title
Belgique/België/ Belgien	Chirurgie orthopédique / Orthopedische heelkunde	Anatomie pathologique / Pathologische anatomie
България	Ортопедия и травоазтология	Обща и клинична патология
Česká republika	Ortopedie	Patologická anatomie
Danmark	Ortopædisk kirurgi	Patologisk anatomi eller vævs- og celleundersøgelser
Deutschland	Orthopädie (und Unfallchirurgie)	Pathologie
Eesti	Ortopeedia	Patoloogia
Ελλάς	Ορθοπεδική	Παθολογική Ανατομική
España	Cirugia ortopédica y traumatologia	Anatomia patológica
France	Chirurgie orthopédique et traumatologie	Anatomie et cytologie pathologiques
Ireland	Trauma and orthopaedic surgery	Histopathology
Italia	Ortopedia e traumatologia	Anatomia patologica
Κύπρος	Ορθοπεδική	Παθολογοανατομία – Ιστολογία
Latvija	Traumatoloģija un ortopēdija	Patologija
Lietuva	Ortopedija traumatologija	Patologija
Luxembourg	Orthopédie	Anatomie pathologique
Magyarország	Ortopédia	Patológia
Malta	Kirurgija Ortopedika	Istopatologija
Nederland	Orthopedie	Pathologie
Österreich	Orthopädie und Orthopädische Chirurgie	Pathologie
Polska	Ortopedia i traumatologia narządu ruchu	Patomorfologia
Portugal	Ortopedia	Anatomia patologica
Románia	Ortopedie și traumatologie	Anatomie patologică
Slovenija	Ortopedska kirurgija	Anatomska patologija in citopatologija
Slovensko	Ortopédia	Patologická anatómia
Suoms/Finland	Ortopedia ja traumatologia / Ortopedi och traumatologi	Patologia / Patologi
Sverige	Ortopedi	Klinisk patologi
United Kingdom	Trauma and orthopaedic surgery	Histopathology

	Neurology Minimum period of training: 4 years	Psychiatry Minimum period of training: 4 years
Country	Title	Title
Belgique/België/ Belgien	Neurologie	Psychiatrie de l'adulte/Volwassen psychiatrie
България	Нервии болести	Психнатрия
Česká republika	Neurologie	Psychiatrie
Danmark	Neurologi eller medicinske nervesygdomme	Psykiatri
Deutschland	Neurologie	Psychiatrie und Psychotherapie
Eesti	Neuroloogia	Psühhiaatria
Ελλάς	Νευρολογία	Ψυχατρική
España	Neurología	Psiquiatria
France	Neurologie	Psychiatrie
Ireland	Neurology	Psychiatry
Italia	Neurologia	Psichiatria
Κύπρος	Νευρολογία	Ψυχιατρική
Latvija	Neiroloģija	Psihiatrija
Lietuva	Neurologija	Psichiatrija
Luxembourg	Neurologie	Psychiatrie
Magyarország	Neurológia	Pszichiatria
Malta	Newrologija	Psikjatnja
Nederland	Neurologie	Psychiatrie
Österreich	Neurologie	Psychiatrie
Polska	Neurologia	Psychiatria
Portugal	Neurologia	Psiquiatria
România	Neurologie	Psihiatrie
Slovenija	Nevrologija	Psihiatrija
Slovensko	Neurológia	Psychiatria
Suomi/Finland	Neurologia / Neurologi	Psykiatria / Psykiatri
Sverige	Neurologi	Psykiatri
United Kingdom	Neurology	General psychiatry

	Diagnostic radiology Minimum period of training: 4 years	Radiotherapy Minimum period of training: 4 years
Country	Title	Title
Belgique/België/ Belgien	Radiodiagnostic / Röntgendiagnose	Radiothérapie-oncologie / Radiotherapie-oncologie
България	Образна диагностика	Льчелечение
Česká republika	Radiologie a zobrazovaci metody	Radiační onkologie
Danmark	Diagnostik radiologi eller rontgenundersogelse	Onkologi
Deutschland	(Diagnostische) Radiologie	Strahlentherapie
Eesti	Radioloogia	Onkoloogia
Ελλάς	Ακτινοδιαγνωστική	 Ακτινοθεραπευτική
-		 Ογκολογία
España	Radiodiagnóstico	Oncologia radioterápica
France	Radiodiagnostic et imagerie médicale	Oncologie radiothérapique
Ireland	Diagnostic radiology	Radiation oncology
Italia	Radiodiagnostica	Radioterapia
Κύπρος	Ακτινολογία	Ακτινοθεραπευτική Ογκολογία
Latvija	Diagnostiskā radioloģija	Terapeitiskā radioloģija
Lietuva	Radiologija	Onkologija radioterapija
Luxembourg	Radiodiagnostic	Radiothérapie
Magyarország	Radiológia	Sugarterápia
Malta	Radjologija	Oukologija u Radjoterapija
Nederland	Radiologie	Radiotherapie
Österreich	Medizinische Radiologie-Diagnostik	Strahlentherapie - Radioonkologie
Polska	Radiologia I diagnostyka obrazowa	Radioterapia onkologiczna
Portugal	Radiodiagnóstico	Radioterapia
România	Radiologie-imagistică medicală	Radioterapie
Slovenija	Radiologija	Radioterapija in onkologija
Slovensko	Rádiológia	Radiačná onkológia
Suomi/Finland	Radiologia / Radiologi	Syöpätaudit / Cancersjukdomar
Sverige	Medicinsk radiologi	Tumörsjukdomar (allmän onkologi)
United Kingdom	Clinical radiology	Clinical oncology

	Plastic surgery	Clinical biology
	Minimum period of training: 5 years	Minimum period of training : 4 years
Country	Title	Title
Belgique/België/	Chirurgie plastique, reconstructrice et esthétique /	Biologie 🗆 linique / Klinische biologie
Belgien	Plastische, reconstructieve en esthetische heelkunde	
България	Пластично-възстановителна хирургия	Клинична лаборатория
Česká republika	Plastická chirurgie	
Danmark	Plastikkirurgi	
Deutschland	Plastische (und Ästhetische) Chirurgie	
Eesti	Plastika- ja rekonstruktiivkirurgia	Laborimeditsiin
Ελλάς	Πλαστική Χειρουργική	Χειρουργική Θώρακος
España	Cirugia plástica, estética y reparadora	Análisis clínicos
France	Chirurgie plastique, reconstructrice et esthétique	Biologie médicale
Ireland	Plastic, reconstructive and aesthetic surgery	
Italia	Chirurgia plastica e ricostruttiva	Patologia clinica
Κύπρος	Πλαστική Χειρουργική	
Latvija	Plastiskā ķirurģija	
Lietuva	Plastinė ir rekonstrukcinė chirurgija	Laboratorine medicina
Luxembourg	Chirurgie plastique	Biologie clinique
Magyarország	Plasztikai (égési) sebészet	Orvosi laboratóriumi diagnosztika
Malta	Kirurgija Plastika	
Nederland	Plastische chirurgie	
Österreich	Plastische Chirurgie	Medizinische Biologie
Polska	Chirurgia plastyczna	Diagnostyka laboratoryjna
Portugal	Cirurgia plástica e reconstrutiva	Patologia clínica
Románia	 Chirurgie plastică 	Medicină de laborator
	 microchirurgie reconstructivă 	
Slovenija	Plastična, rekonstrukcijska in estetska kirurgija	
Slovensko	Plastická chirurgia	Laboratóma medicina
Suomi/Finland	Plastiikkakirurgia / Plastikkirurgi	
Sverige	Plastikkirurgi	
United Kingdom	Plastic surgery	

	Microbiology-bacteriology Minimum period of training: 4 years	Biological chemistry Minimum period of training: 4 years
Country	Title	Title
Belgique/België/ Belgien		
България	Микробиология	Биохимия
Česká republika	Lékařská mikrobiologie	Klinická biochemie
Danmark	Klinisk mikrobiologi	Klinisk biokemi
Deutschland	Mikrobiologie (Virologie) und Infektionsepidemiologie	Laboratoriumsmedizin
Eesti		
Ελλάς	 Ιατρική Βιοπαθολογία Μικροβιολογία 	
España	Microbiologia y parasitologia	Bioquimica clinica
France		
Ireland	Microbiology	Chemical pathology
Italia	Microbiologia e virologia	Biochimica chinica
Κύπρος	Μικροβιολογία	
Latvija	Mikrobiologija	
Lietuva		
Luxembourg	Microbiologie	Chimie biologique
Magyarország	Orvosi mikrobiológia	
Malta	Mikrobijologija	Patologija Kimika
Nederland	Medische microbiologie	Klinische chemie*3
Österreich	Hygiene und Mikrobiologie	Medizinische und Chemische Labordiagnostik
Polska	Mikrobiologia lekarska	
Portugal		
România		
Slovenija	Klinična mikrobiologija	Medicinska biokemija
Slovensko	Klinická mikrobiológia	Klimická biochémia
Suomi/Finland	Kliininen mikrobiologia / Klinisk mikrobiologi	Kliininen kemia / Klinisk kemi
Sverige	Klinisk bakteriologi	Klinisk kemi
United Kingdom	Medical microbiology and virology	Chemical pathology

Dates of repeal within the meaning of Article 27(3): * 4 April 2000

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	Immunology	Thoracic surgery
	Minimum period of training: 4 years	Minimum period of training: 5 years
Country	Title	Title
Belgique/België/ Belgien		Chirurgie thoracique / Heelkunde op de thorax*
България	Клинична изгунология Имунология	 Гръдна харургая Карднохирургая
Česká republika	Alergologie a klinická imunologie	Kardiochirurgie
Danmark	Klinisk immunologi	Thoraxkirurgi eller brysthulens kirurgiske sygdomme
Deutschland		Thoraxchirurgie
Eesti		Torakaalkirurgia
Ελλά;		Χειρουργική Θώρακος
España	Immunologia	Cirugia torácica
France		Chirurgie thoracique et cardiovasculaire
Ireland	Immunology (clinical and laboratory)	Thoracic surgery
Italia		 Chirurgia toracica Cardiochirurgia
Κύπρος	Ανοσολογία	Χειρουργική Θώρακος
Latvija	Imunoloģija	Torakālā ķirurģija
Lietuva		Krūtinės chirurgija
Luxembourg	Immunologie	Chirurgie thoracique
Magyarország	Allergológia és klinikai immunológia	Mellkassebészet
Malta	Immunologija	Kirurgija Kardjo-Toračika
Nederland		Cardio-thoracale chirurgie
Österreich	Immunologie	
Polska	Immunologia kliniczna	Chirurgia klatki piersiowej
Portugal		Cirurgia cardiotorácica
România		Chirurgie toracică
Slovenija		Torakalna kirurgija
Slovensko	Klinická invanológia a alergológia	Hrudniková chirurgia
Suomi/Finland		Sydän-ja rintaelinkirurgia / Hjärt- och thoraxkirurgi
Sverige	Klinisk immunologi	Thoraxkirurgi
United Kingdom	Immunology	Cardo-thoracic surgery

Dates of repeal within the meaning of Article 27(3): * 1 January 1983

	Paediatric surgery Minimum period of training: 5 years	Vascular surgery Minimum period of training: 5 years
Country	Title	Title
Belgique/België/ Belgien		Chirurgie des vaisseaux / Bloedvatenheelkunde*
Българеня	Детска хирургия	Съдова хирургия
Česká republika	Dětská chirurgie	Cévní chirurgie
Danmark		Karkirurgi eller kirurgiske blodkarsygdomme
Deutschland	Kinderchirurgie	Gefäßchirurgie
Eesti	Lastekirurgia	Kardiovaskulaarkirurgia
Ελλάς	Χειρουργική Παίδων	Αγγειοχειρουργική
España	Cirugia pediátrica	Angiologia y cirugia vascular
France	Chirurgie infantile	Chirurgie vasculaire
Ireland	Paediatric surgery	
Italia	Chirurgia pediatrica	Chirurgia vascolare
Κύπρος	Χειρουργική Παιδαν	Χειρουργική Αγγείων
Latvija	Bēmu ķirurģija	Asinsvadu ķirurģija
Lietuva	Vaikų chirurgija	Kraujagyslių chirurgija
Luxembourg	Chirurgie pédiatrique	Chirurgie vasculaire
Magyarország	Gyermeksebészet	Érsebészet
Malta	Kirurgija Pedjatrika	Kirurgija Vaskolari
Nederland		
Österreich	Kinderchirurgie	
Polska	Chirurgia dziecięca	Chirurgia naczyniowa
România	Chirurgie pediatrică	Chirurgie vasculară
Portugal	Cirurgia pediátrica	Cirurgia vascular
Slovenija		Kardiovaskularna kirurgija
Slovensko	Detská chirurgia	Cievna chirurgia
Suomi/Finland	Lastenkirurgia / Barnkirurgi	Verisuonikirurgia / Kärlkirurgi
Sverige	Bam- och ungdomskirurgi	
United Kingdom	Paediatric surgery	

Dates of repeal within the meaning of Article 27(3): * 1 January 1983

	Cardiology Minimum period of training: 4 years	Gastro-enterology Minimum period of training: 4 years
Country	Title	Title
Belgique/België/ Belgien	Cardiologie	Gastro-entérologie / Gastro-enterologie
България	Кардиология	Гастроентерология
Česká republika	Kardiologie	Gastroenterologie
Danmark	Kardiologi	Medicinsk gastroenterologi eller medicinske mavetarmsygdomme
Deutschland	Innere Medizin und Schwerpunkt Kardiologie	Innere Medizin und Schwerpunkt Gastroenterologie
Eesti	Kardioloogia	Gastroenteroloogia
Ελλάς	Καρδιολογία	Γαστρεντερολογία
España	Cardiologia	Aparato digestivo
France	Pathologie cardio-vasculaire	Gastro-entérologie et hépatologie
Ireland	Cardiology	Gastro-enterology
Italia	Cardiologia	Gastroenterologia
Κύπρος	Καρδιολογία	Γαστρεντερολογία
Latvija	Kardsologija	Gastroenterologija
Lietuva	Kardiologija	Gastroenterologija
Luxembourg	Cardiologie et angiologie	Gastro-enterologie
Magyarország	Kardiológia	Gasztroenterológia
Malta	Kardjologija	Gastroenterologija
Nederland	Cardiologie	Maag-darm-leverziekten
Osterreich		
Polska	Kardiologia	Gastrenterologia
Portugal	Cardiologia	Gastrenterologia
Románia	Cardiologie	Gastroenterologie
Slovenija		Gastroenterologija
Slovensko	Kardiológia	Gastroenterológia
Suomi/Finland	Kardiologia / Kardiologi	Gastroenterologia / Gastroenterologi
Sverige	Kardiologi	Medicinsk gastroenterologi och hepatologi
United Kingdom	Cardiology	Gastro-enterology

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	Rheumatology Minimum period of training: 4 years	General Haematology Minimum period of training: 3 years
Country	Title	Title
Belgique/België/ Belgien	Rhumathologie / reumatologie	
България	Ревонатология	Трансфунювна хематология
Česká republika	Revmatologie	Hematologie a transfüzni lékařství
Danmark	Reumatologi	Hæmatologi eller blodsygdomme
Deutschland	Innere Medizin und Schwerpunkt	Innere Medizin und Schwerpunkt Hämatologie und
	Rheumatologie	Onkologie
Eesti	Reumatoloogia	Hematoloogia
Ελλάς	Ρευματολογία	Αιματολογία
España	Reumatologia	Hematologia y hemoterapia
France	Rhumatologie	
Ireland	Rheumatology	Haematology (clinical and laboratory)
Italia	Reumatologia	Ematologia
Κύπρος	Ρευματολογία	Αιματολογία
Latvija	Reimatoloģija	Hematoloģija
Lietuva	Reumatologija	Hematologija
Luxembourg	Rhumatologie	Hématologie
Magyarország	Reumatológia	Haematológia
Malta	Rewmatologija	Ematologija
Nederland	Reumatologie	
Österreich		
Polska	Reumatologia	Hematologia
Poetugal	Reumatologia	Imuno-hemoterapia
Románia	Reumatologie	Hematologie
Slovenija		
Slovensko	Reumatológia	Hematológia a transfüziológia
Suomi/Finland	Reumatologia / Reumatologi	Kliininen hematologia / Klinisk hematologi
Sverige	Reumatologi	Hematologi
United Kingdom	Rheumatology	Haematology

	Endocrinology Minimum period of training: 3 years	Physiotherapy Minimum period of training: 3 years
Country	Title	Title
Belgique/België/ Belgien		Médecine physique et réadaptation / Fysische geneeskund en revalidatie
България	Ендокринология и болести на объяната	Физикална и рехабилитационна медицина
Česká republika	Endokrinologie	Rehabilitačni a fyzikální medicina
Danmark	Medicinsk endokrinologi eller medicinske hormonsygdomme	
Deutschland	Innere Medizin und Schwerpunkt Endokrinologie und Diabetologie	Physikalische und Rehabilitative Medizin
Eesti	Endokrinoloogia	Taastusravi ja füsiaatria
Ελλάς	Ενδοκρηνολογία	Φυσική Ιατρική και Αποκατάσταση
España	Endocrinologia y nutrición	Medicina física y rehabilitación
France	Endocrinologie, maladies métaboliques	Rééducation et réadaptation fonctionnelles
Ireland	Endocrinology and diabetes mellitus	
Italia	Endocrinologia e malattie del ricambio	Medicina fisica e riabilitazione
Κύπρος	Ενδοκρενολογία	Φυσική Ιατρική και Αποκατάσταση
Latvija	Endokrinoloģija	Rehabilitoloģija Fiziskā rehabilitācija Fizikālā medicīna
Lietuva	Endokrinologija	Fizinė medicina ir reabilitacija
Luxembourg	Endocrinologie, maladies du métabolisme et de la nutrition	Rééducation et réadaptation fonctionnelles
Magyarország	Endokrinológia	Fizioterápia
Malta	Endokrinologija u Dijabete	
Nederland		Revalidatiegeneeskunde
Österreich		Physikalische Medizin
Polska	Endokrynologia	Rehabilitacja medyczna
Portugal	Endocrinologia	 Fisiatria Medicina física e de reabilitação⁸
România	Endocrinologie	Recuperare, medicină fizică și balneologie
Slovenija		Fizikalna in rehabilitacijska medicina
Slovensko	Endokrinológia	Fyziatria, balneológia a liečebná rehabilitácia
Suomi/Finland	Endokrinologia / Endokrinologi	Fysiatria / Fysiatri
Sverige	Endokrina sjukdomar	Rehabiliteringsmedicin
United Kingdom	Endocrinology and diabetes mellitus	

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	Neuropsychiatry	Dermato-venereology
	Minimum period of training: 5 years	Minimum period of training: 3 years
Country	Title	Title
Belgique/België/ Belgien	Neuropsychiatrie*	Dermato-vénéréologie / Dermato-venerologie
България		Кожни и венерически болести
Česká republika		Dermatovenerologie
Danmark		Dermato-venerologi eller hud- og konssygdomme
Deutschland	Nervenheilkunde (Neurologie und Psychiatrie)	Haut - und Geschlechtskrankheiten
Eesti		Dermatoveneroloogia
Ελλάς	Νευρολογία – Ψυχιατρική	Δερματολογία - Αφροδισιολογία
España		Dermatología médico-quirúrgica y venereología
France	Neuropsychiatrie**	Dermatologie et vénéréologie
Ireland		
Italia	Neuropsichiatria	Dermatologia e venerologia
Κύπρος	Νευρολογία – Ψυχιατρική	Δερματολογία - Αφροδισιολογία
Latvija		Dermatoloģija un veneroloģija
Lietuva		Dermatovenerologija
Luxembourg	Neuropsychiatrie****	Dermato-vénéréologie
Magyarország		Börgyógyászat
Malta		Dermato-venerejologija
Nederland	Zenuw - en zielsziekten****	Dermatologie en venerologie
Österreich	Neurologie und Psychiatrie	Haut- und Geschlechtskrankheiten
Polska		Dermatologia I wenerologia
Portugal		Dermatovenereologia
România		Dermatovenerologie
Slovenija		Dermatovenerologija
Slovensko	Neuropsychiatria	Dermatovenerológia
Suomi/Finland		Ihotaudit ja allergologia / Hudsjukdomar och allergologi
Sverige		Hud- och könssjukdomar
United Kingdom		

Dates of repeal within the meaning of Article 27(3): * 1 August 1987 except for persons having commenced training before that date ** 31 December 1971 *** 31 October 1999 **** Evidence of qualifications is no longer awarded for training commenced after 5 March 1982 ***** 9 July 1984

	Radiology Minimum period of training: 4 years	Child psychiatry Minimum period of training: 4 years
Country	Title	Title
Belgique/België/ Belgien		Psychiatrie infanto-juvénile / Kinder – en jeugdpsychiatrie
България	Раднобиология	Детска психиатрия
Česká republika		Dětská a dorostová psychiatrie
Danmark		Borne- og ungdomspsykiatri
Deutschland	Radiologie	Kinder - und Jugendpsychiatrie und -psychotherapie
Eesti		
Ελλάς	Ακτινολογία – Ραδιολογία	Παιδογτογιατρική
España	Electroradiología	
France	Electro-radiologie*	Pédo-psychiatrie
Ireland	Radiology	Child and adolescent psychiatry
Italia	Radiologia	Neuropsichiatria infantile
Κύπρος	-	Παιδογτοχιατρική
Latvija		Bérnu psahiatrija
Lietuva		Vaikų ir paauglių psichiatrija
Luxembourg	Électroradiologie***	Psychiatrie infantile
Magyarország	Radiológia	Gyermek-és ifjúságpszichiátria
Malta	-	
Nederland	Radiologie****	
Österreich	Radiologie	
Polska	~	Psychiatria dzieci I młodzieży
Portugal	Radiologia	Pedopsiquiatria
România	~	Psihiatrie pediatrică
Slovenija		Otroška in mladostniška psihiatrija
Slovensko		Detská psychiatria
Suomi/Finland		Lastenpsykiatria / Bampsykiatri
Sverige		Barn- och ungdomspsykiatri
United Kingdom		Child and adolescent psychiatry

Dates of repeal within the meaning of Article 27(3): * 3 December 1971 ** 31 October 1993 *** Evidence of qualifications is no longer awarded for training commenced after 5 March 1982 **** 8 July 1984

	Geniatrics Minimum period of training: 4 years	Renal diseases Minimum period of training: 4 years
Country	Title	Title
Belgique/België/ Belgien		
България	Гернатрична медицина	Нефрология
Česká republika	Genatrie	Nefrologie
Danmark	Geriatri eller alderdommens sygdomme	Nefrologi eller medicinske nyresygdomme
Deutschland		Innere Medizin und Schwerpunkt Nephrologie
Eesti		Nefroloogia
Ελλά;		Νεφρολογία
España	Geriatria	Nefrologia
France		Néphrologie
Ireland	Geriatric medicine	Nephrology
Italia	Genatria	Nefrologia
Κύπρο ς	Γηριατρική	Νεφρολογία
Latvija		Nefroloģija
Lietuva	Genatrija	Nefrologija
Luxembourg	Gériatrie	Néphrologie
Magyarország	Genátria	Nefrológia
Malta	Gerjatrija	Nefrologija
Nederland	Klinische geriatrie	
Österreich		
Polska	Geriatria	Nefrologia
Portugal		Nefrologia
România	Geriatrie și gerontologie	Nefrologie
Slovenija		Nefrologija
Slovensko	Geriatria	Nefrológia
Suomi/Finland	Geriatria / Geriatri	Nefrologia / Nefrologi
Sverige	Genatrik	Medicinska njursjukdomar (nefrologi)
United Kingdom	Geniatrics	Renal medicine

	Communicable diseases Minimum period of training: 4 years	Community medicine Minimum period of training: 4 years
Country	Title	Title
Belgique/België/ Belgien		
България	Инфекциозни болести	 Социална медицина и здравен мениджмънт комунална хигиена
Česká republika	Infekčni lékařství	Hygiena a epidemiologie
Danmark	Infektionsmedicin	Samfundsmedicin
Deutschland		Offentliches Gesundheitswesen
Eesti	Infektsioonhaigused	
Ελλάς		Κοινωνική Ιατρική
España		Medicina preventiva y salud pública
France		Santé publique et médecine sociale
Ireland	Infectious diseases	Public health medicine
Italia	Malattie infettive	Igiene e medicina preventiva
Κύπρος	Λοιμώδη Νοσήματα	 Υγειονολογία Κοενοτική Ιστρική
Latvija	Infektoloģija	
Lietuva	Infektologija	
Luxembourg	Maladies contagieuses	Santé publique
Magyarország	Infektológia	Megelőző orvostan és népegészségtan
Malta	Mard Infettiv	Sahha Pubblika
Nederland		Maatschappij en gezondheid
Österreich		Sozialmedizin
Polska	Choroby zakażne	Zdrowie publiczne, epidemiologia
Portugal	Infecciologia	Saúde pública
România	Boli infectioase	Sänätate publică și management
Slovenija	Infektologija	Javno zdravje
Slovensko	Infektológia	Verejné zdravotníctvo
Suomi/Finland	Infektiosairaudet / Infektionssjukdomar	Terveydenhuolto / Halsovård
Sverige	Infektionssjukdomar	Socialmedicin
United Kingdom	Infectious diseases	Public health medicine

	Pharmacology Minimum period of training: 4 years	Occupational medicine Minimum period of training: 4 years
Country	Title	Title
Belgique/België/ Belgien		Médecine du travail / Arbeidsgeneeskunde
България	 Клинична фарогакология и терапия Фарогакология 	Трудова медицина
Česká republika	Klinická farmakologie	Pracovní lékařství
Danmark	Klinisk farmakologi	Arbejdsmedicin
Deutschland	Pharmakologie und Toxikologie	Arbeitsmedizin
Eesti		
Ελλά;		Ιατρική της Εργασίας
España	Farmacologia clínica	Medicina del trabajo
France	-	Médecine du travail
Ireland	Clinical pharmacology and therapeutics	Occupational medicine
Italia	Farmacologia	Medicina del lavoro
Κύπρος		Ιατρική της Εργασίας
Latvija		Arodslimibas
Lietuva		Darbo medicina
Luxembourg		Médecine du travail
Magyarország	Klimkai farmakológia	Foglalkozás-orvostan (@zemorvostan)
Malta	Farmakologija Klinika u t-Terapewtika	Medicina Okkupazzjonali
Nederland		 Arbeid en gezondheid, bedrijfsgeneeskunde Arbeid en gezondheid, verzekeringsgeneeskunde
Österreich	Pharmakologie und Toxikologie	Arbeits- und Betriebsmedizin
Polska	Farmakologia kliniczna	Medycyna pracy
Portugal		Medicina do trabalho
România	Farmacologie clinică	Medicina muncii
Slovenija		Medicina dela, prometa in ŝporta
Slovensko	Klinická farmakológia	Pracovné lekárstvo
Suomi/Finland	Kliininen farmakologia ja lääkehoito / Klinisk farmakologi och läkemedelsbehandling	Työterveyshuolto / Företagshälsovård
Sverige	Klinisk farmakologi	Yrkes- och miljömedicin
United Kingdom	Clinical pharmacology and therapeutics	Occupational medicine

	Allergology Minimum period of training: 3 years	Nuclear medicine Minimum period of training: 4 years
Country	Title	Title
Belgique/België/Belgien		Médecine nucléaire / Nucleaire geneeskunde
България	Клижична алергология	Нуклеарна медицина
Česká republika	Alergologie a klinická imunologie	Nukleárni medicina
Danmark	Medicinsk allergologi eller medicinske overfølsomhedssygdomme	Klinisk fysiologi og nuklearmedicin
Deutschland		Nuklearmedizin
Eesti		
Ελλάς	Αλλεργιολογία	Πυρηνική Ιατρική
España	Alergologia	Medicina nuclear
France		Médecine nucléaire
Ireland		
Italia	Allergologia ed immunologia clinica	Medicina nucleare
Κύπρος	Αλλεργιολογία	Πυρηνική Ιατρική
Latvija	Alergoloģija	
Lietuva	Alergologija ir klinikinė imunologija	
Luxembourg		Médecine nucléaire
Magyarország	Allergológia és klinikai immunológia	Nukleáris medicina (izotóp diagnosztika)
Malta		Medicina Nukleari
Nederland	Allergologie*8	Nucleaire geneeskunde
Österreich		Nuklearmedizin
Polska	Alergologia	Medycyna nuklearna
Portugal	Imuno-alergologia	Medicina nuclear
România	Alergologie și imunologie clinică	Medicină nucleară
Slovenija		Nuklearna medicina
Slovensko	Klinická imunológia a alergológia	Nukleárna medicina
Suomi/Finland		Kliininen fysiologia ja isotooppilääketiede / Klinisk fysiolo och nukleärmedicin
Sverige	Allergisjukdomar	Nukleärmedicin
United Kingdom		Nuclear medicine

Dates of repeal within the meaning of Article 27(3): * 12 August 1996

6 Communication from the Commission. OJ C 137 of 4.6.2008, p. 8

	Maxillo-facial surgery (basic medical
	training)
	Minimum period of training: 5 years
Country	Title
Belgique/België/	
Belgien	
България	Лицево-челюстна хирургия
Česká republika	Maxilofaciální chirurgie
Danmark	
Deutschland	
Eesti	
Ελλάς	
España	Cirugia oral y maxilofacial
France	Chirurgie maxillo-faciale et stomatologie
Ireland	
Italia	Chirurgia maxillo-facciale
Κύπρος	
Latvija	Mutes, sejas un žokļu ķirurģija
Lietuva	Veido ir žandikaulių chirurgija
Luxembourg	Chirurgie maxillo-faciale
Magyarország	Szájsebészet
Malta	
Nederland	
Österreich	Mund-Kiefer - und Gesichtschirurgie
Polska	Chirurgia szczekowo-twarzowa
Portugal	Cirurgia maxilo-facial
România	
Slovenija	Maxilofacialna kirurgija
Slovensko	Maxilofaciálna chirurgia
Suomi/Finland	
Sverige	
United Kingdom	

	<u>Biological haematology</u> Minimum period of training: 4 years
Country	Title
Belgique/België/Belgien	Title
България	Клинична хематология
Česká republika	клинична хематология
Danmark	***1``1.1.1.1. 1.`*
2000000	Klinisk blodtypeserologi*
Deutschland	
Eesti	
Ελλάς	
España	
France	Hématologie
Ireland	
Italia	
Κύπρος	
Latvija	
Lietuva	
Luxembourg	Hématologie biologique
Magyarország	
Malta	
Nederland	
Österreich	
Polska	
Portugal	Hematologia clinica
România	-
Slovenija	
Slovensko	
Suomi/Finland	
Sverige	
United Kingdom	

Dates of repeal within the meaning of Article 27(3): * 1 January 1983, except for persons having commenced training before that date and completing it before the end of 1988

	Stematology Minimum period of training: 3 ans	Dermatology Minimum period of training: 4 years
Country	Title	Title
Belgique/België/Belgien	11000	Little
България		
Česká republika		
Danmark		
Deutschland		
Eesti		
Ελλάς	Processing to all	
España	Estomatologia	
France	Stomatologie	
Ireland		Dermatology
Italia	Odontostomatologia*	
Κύπρος		
Latvija		
Lietuva		
Luxembourg	Stomatologie	
Magyarország		
Malta		Dermatologija
Nederland		
Osterreich		
Polska		
Portugal	Estomatologia	
România		
Slovenija		
Slovensko	1	
Suomi/Finland		
Sverige		
United Kingdom		Dermatology

Dates of repeal within the meaning of Article 27(3): * 31 December 1994

	Venerology Minimum period of training: 4 years	Tropical medicine Minimum period of training: 4 years
Country	Title	Title
	1808	1000
Belgique/België/Belgien		
България		
Česká republika		
Danmark		
Deutschland		
Eesti		
Ελλάς		
España		
France		
Ireland	Genito-urinary medicine	Tropical medicine
Italia		Medicina tropicale
Κύπρος		
Latvija		
Lietuva		
Luxembourg		
Magyarország		Trópusi betegségek
Malta	Medicina Uro-genetali	
Nederland		
Österreich		Spezifische Prophylaxe und Tropenhygiene
Polska		Medveyna transportu
Portugal		Medicina tropical
România		
Slovenija		
Slovensko		Tropická medicina
Suoms/Finland		
Sverige		
United Kingdom	Genito-urinary medicine	Tropical medicine

	Gastro-enterological surgery	Accident and emergency medicine
	Minimum period of training: 5 years	Minimum period of training: 5 years
Country	Title	Title
Belgique/België/Belgien	Chirurgie abdominale / Heelkunde op het abdomen *	
България		Специя медицина
Česká republika		 Traumatologie
		 Urgentni medicina
Danmark	Kirurgisk astroenterology eller kirurgiske	
	mave-tarmsygdomme	
Deutschland	Visceralchirurgie	
Eesti		
Ελλάς		
España	Cirugia del aparato digestivo	
France	Chirurgie viscérale et digestive	
Ireland		Emergency medicine
Italia	Chirurgia dell'apparato digerente	
Κύπρος		
Latvija		
Lietuva	Abdominalinė chirurgija	
Luxembourg	Chirurgie gastro-entérologique	
Magyarország		Traumatológia
Malta		Medicina tal-Accidenti u l-Emergenza
Nederland		
Österreich		
Polska		Medycyna ratunkowa
Portugal		
România		Medicină de urgență
Slovenija	Abdominalna kirurgija	
Slovensko	Gastroenterologická chirurgia	 – Úrazová chirurgia – Urgentná medicina
Suomi/Finland	Gastroenterologinen kirurgia / Gastroenterologisk kirurgi	
Sverige		
United Kingdom		Accident and emergency medicine

Dates of repeal within the meaning of Article 27(3): * 1 January 1983

	Clinical neurophysiology Minimum period of training: 4 years	Dental, oral and maxillo-facial surgery (basic medical an dental training) ⁷ Minimum period of training: 4 years
Country	Title	Title
Belgique België/Belgien		Stomatologie et chirurgie orale et maxillo-faciale / Stomatologie en mond-, kaak- en aangezichtschirurgie
България		
Česká republika		
Danmark	Klinisk neurofysiologi	
Deutschland		Mund-, Kiefer- und Gesichtschirurgie
Eesti		
Ελλάς		
España	Neurofisiologia clínica	
France		
Ireland	Clinical neurophysiology	Oral and maxillo-facial surgery
Italia		
Κύπρος		Στοματο-Γναθο-Προσιαποχειρουργική
Latvija		
Lietuva		
Luxembourg		Chirurgie dentaire, orale et maxillo-faciale
Magyarország		Arc-állcsont-szájsebészet
Malta	Newrofizjologija Klinika	Kirurgija tal-ghadam tal-wićć
Nederland		
Österreich		
Polska		
Portugal		
România		
Slovenija		
Slovensko		
Suomi/Finland	Kliininen neurofysiologia / Klinisk neurofysiologi	Suu- ja leukakirurgia / Oral och maxillofacial kirurgi
Sverige	Klinisk neurofysiologi	
United Kingdom	Clinical neurophysiology	Oral and maxillo-facial surgery

1

Training leading to the award of evidence of formal qualifications as a specialist in dental, oral and maxillo-facial surgery (basic medical and dental training) assumes completion and validation of basic medical studies (Article 24) and, in addition, completion and validation of basic dental studies (Article 34).

PART 1 d

Qualifications and professional titles of general medical practice

5.1.4. Evidence of formal qualifications of general practitioner

Country	Evidence of formal qualifications	Professional title	Reference date
Belgique/ Belgique/ Belgien	Ministerieel erkenningsbesluit van huisarts / Arrête ministériel d'agrément de médecin généraliste	Huisarts / Médecin généraliste	31.12.1994
България	Свядателство за прязната специалност по Обща медицина	Лекар-специалист по Обща медицина	1.1.2007
Česká republika	Diplom o specializaci "všeobecné lékafstvi"	Všeobecný lékať	1.5.2004
Danmark	Tilladelse til at anvende betegnelsen alment praktiserende læge / Speciallæge I almen medicin	Alment praktisevende læge / Speciallæge i almen medicin	31.12.1994
Deutschland	Zeognis über die spezifische Ausbildung in der Allgemeinmedizin	Facharzt Fachärztin für Allgemeinmedizin	31.12.1994
Eesta	Diplom peremeditsiini erialal	Perearst	1.5.2004
Ελλάς	Τίτλος ιατρικής ειδικότητας γενικής ιατρικής	Ιατρός με ειδικότητα γενικής ιατρικής	31.12.1994
España	Titulo de especialista en medicina familiar y comunitaria	Especialista en medicina familiar y comunitaria	31.12.1994
France	Diplôme d'Etnt de docteur en médecine (avec document annexé attestant la formation spécifique en médecine générale)	Médecin qualifié en médecine générale	31.12.1994
Ireland	Certificate of specific qualifications in general medical practice	General medical practitioner	31.12.1994
Italia	Attestato di formazione specifica in medicina generale	Medico di medicina generale	31.12.1994
Κύπρος	Τίτλος Εκδικότητας Γενικής Ιατρικής	Ιατρός Γενικής Ιατρικής	1.5.2004
Latvija	Gomenes ärsta sertifikäts	Ģimenes (vispārējās prakses) ārsts	1.5.2004
Lietuva	Šeimos gydytojo rezidentūros pažymėjimas	Šeimos medicinos gydytojas	1.5.2004

Country	Evidence of formal qualifications	Professional title	Reference date
Luxembourg	Diplôme de formation spécifique en medicine générale"	Médecin généraliste	31.12.1994
Magyar- ország	Háziorvostan szakorvosa bizonyitvány	Háziervostan szakervosa	1.5.2004
Malta	Tabub tal-familja	Medicina tal-familja	1.5.2004
Nederland	Certificaat van inschrijving in het register van erkende huisartsen van de Koninklijke Maatschappij tot bevordering der Geneeskunst ^{* 8}	Huisarts	31.12.1994
Österreich	Arzt für Allgemeinmedizin	Arzt für Allgemeinmedizin	31.12.1994
Polska	Diplôme: Dyplom uzyskania tytułu specjalisty w dziedzinie medycyny rodzinnej	Specjalista w dziedzinie medycyny rodzinnej	1.5.2004
Portugal	Diploma do internato complementar de clínica geral	Assistente de clínica geral	31.12.1994
Rominia	Certificat de medic specialist medicină de familie	Medic specialist medicină de familie	1.1.2007
Slovenija	Potrdilo o opravljeni specializaciji iz družinske medicine	Specialist družinske medicine/ Specialistka družinske medicine	1.5.2004
Slovensko	Diplom o specializácii v odbore "všeobecné lekárstvo"	Všeobecný lekie	1.5.2004
Suomi/ Finland	Todistus lääkärin perusterveydenhuollon lisäkoulutuksesta / Bevis om tilläggsufbildning av läkare I primärvård	Yleislääkäri / Allmänläkäre	31.12.1994
Sverige	Bevis om kompetens som allmänpraktiserande läkare (Europaläkare) utfärdat av Socialstyrelsen	Allmänpraktiserande läkare (Europaläkare)	31.12.1994
United Kingdom	Certificate of prescribed/equivalent experience	General medical practitioner	31.12.1994

* Issued by the Huisarts, Verpleeghuisarts en arts voor verstandelijk gehandicapte Registratie Commissie (HVRC)

Communication from the Commission. Notification of evidence of formal qualifications of specialised doctors and general practitioners. OJ C 165 of 19.07.2007, p. 13.
PART II a

Basic qualifications in dentistry

Country	Evidence of formal qualifications	Body awarding the evidence of qualifications	Certificate accompanying the evidence of qualifications	Professional title	Reference
Belgæ Belgær Belgæn	Diploma van tandarts / Diplôme licencié en science dentaire	 De universiteiten / Lei universiteis De bevoegde Exames- commissie van de Vlaamse Gemeenschap / Le Jury compétent d'enseignement de la Communauté française 		Licentaat in de tandheellounde Licencié en science dentane	28.1.1980
Българни	Диплома за настие образование на образователно- каллификационна стелен "Магаствр" по "Дентилна медицията" с профессионална каллификация "Магаства по дентилна медиция"	Фикултет по деятыли медициям към Медицияски учинерситет		Лекар по деятьлян медицаны	1.1.2007
Česká republika	Diplom o ukončení stadia ve stadijním programu robní lékaturi (doktor zobulko lékaturi, MDDr.) ³	Lekaluká fakulta univerzity v České republice	Vysvědčení o státní rigorôzní zkoulce	Zobul lekst	1.5.2004
Danmark	Bevis for tandlægeeksamen (odontologisk kandidateksamen)	Tandlægehøjskolerne, Sundhedruidenskabeligt universitetsfölsultet	Autorisation som tandlæge, udstedt af Sundhedsstyrelsen	Taxlage	28.1.1980
Deutschland	Zenguis über die Zahntrztliche Prifing	Zuständige Behörden		Zahnarzt	28.1.1980
Eenti	Diplom hambaseviteaduse õppekava lähimise kohta	Tartu Ulakool		Embarst	1.5.2004
Ελλάς	Πανχίο Οδοντκετρικής	Понялютірно		Οδοντίατρος ή χτιρούργος οδοντίατρος	1.1.1981
España	Titulo de Licenciado en Odoutología	El rector de una universidad		Licenciado en odontologia	1.1.1986
France	Diplôme d'Etat de docteur en charargie deutaire	Universités		Chavagien-deutiste	28.1.1980
Ireland	 Bachelor in Dental Science (B.Dent.Sc.) Bachelor of Dental Surgery (BD5) Licentiate in Dental Surgery (LD5) 	 Universities Royal College of Surgeons in Ireland 		 Destist Destisl practitioner Destisl surgeon 	28.1.1980

Corrigendum to Directive 2005/36/EC. OJ L 93 of 4.4.2008, p. 28.

Country	Evidence of formal qualifications	Body awarding the evidence of qualifications	Certificate accompanying the evidence of qualifications	Professional title	Reference date
Italia	Diploma di laurea in Odontoistna e Protesi Deutaria	Università	Diploma di abilitazione all'esercuzio della professione di odomoiatra"	Odoutoiatra	28.1.1980
Kinpo;	Πιστοποιητικό Έγγραφή; Οδοντιάτρου	Οδοντιατρικό Συμβούλιο		Olovniatpo;	1.5.2004
Latvija	Zoblesta diploma	Universitäes tipa sagstikola	Rendessa diploma par abilista pécdiploma agilithus programmes pabeigians, ko immiedz umreniklet üpa ragatskola um Sentifakist, – lompetenta iertidet immiejt dokument, ko späesins, ka persona inokkritymi sentifaksijas eksikmen polarmase/fild	Zoblests	13.3094
Lietuva	Aukitojo mekulo diplomas, nurodantis suteiktą gydytojo odontologo kvalifikaciją	Caiversitetas	Internatikos padymėjimos, murodantis suteiktą gydytojo odontologo profesmę kvalifikaciją	Gydytojas odosztologas	1.5.2004
Lanenbourg	Diplôme d'Etat de docteur en médecine dentaire	Jury d'enamen d'Etat		Médecin-dentiste	28.1.1980
Magyaroruzig	Fogorvos oklevėl (doctor medicinae dentariae, abbrev.: dr. med. dent.)	Egyetem		Fegorios	1.5.2004
Malta	Lewris fil-Kirsertiis Dentali	Universita' ta Malta		Kingge Dentali	1.5.2004
Nederland	Universitair genagschrift van een met goed gevolg afgelegd tandartsexsmen	Faculteit Tandheelkunde		Tapdacts	28.1.1980
Österreich	Bescheid über die Verleihung des akademischen Grades = Doktor der Zahnheilleunde =	Medizinische Fakultät der Universität		Zahnerzt	1.1.1994
Polska	Dyplom ukończena stadów wyższych z tytułem "lekarz denzysta"	Akademia Medyczna, Uniwersytet Medyczny, Collegium Medicum Uniwersyteta Junielloukiezo	Lekarsko – Dentystyczny Egzania. Państwowy	Lekarz deutysta	1.5.2004
Portugal	Carta de curso de licenciatura em medicina dentária	 Faculdades Institutos Superiores 		Médico dentista	1.1.1986

HEALTH CARE PROFESSIONS

Country	Evidence of formal qualifications	Body awarding the evidence of qualifications	Certificate accompanying the evidence of qualifications	Professional title	Reference date
România	Diplomă de licență de medic dentist	- Universitäji		medic dentist	1.10.2003
Slovenija	Diploma, s katero se podeljuje strokovni naslov "doktor dentalne medicine / doktorica dentalne medicine"	- Univerza	Potrálio o opravljenem strokovnem izpita za poklic zobozdravnik / zobozdravnica	Doktor dentalme medicine / Doktorica dentalme medicine	13.3064
Slovenko	Vytokolkolský diplom o tdeleti akademického titulu "doktor zubného lekirutva" ("MDDr.")	 Vytoká škola 		Zubuý lektr	15.2004
Suomi/ Finland	Hammardhähetietsen hoenmastin tufkinno / Odontologie licentiatexamen	 Helsangin yliopuno / Helsangfort universitet Oulum yliopisto Turun yliopisto 	Terveydeshadlon odkeuturvikednikasn päätöt Ehvitandu päivelun hyväksymisettä / Heshat av Rättskyddocentralen för häliovieden om godklimande av praktisk inkastabrina	Rammediökin / Tandiškere	1.1.1994
Sverige	Tandiikorexamen	Universitetet i Unzeå Universitetet i Göteborg Kasolindka Institutet Malmö Högskola	Endert för examensbevis som echildin före den 1 juli 1995, ett urbildningsbevis som utfärdats av Socialstyrelsen	Tandiškare	1.1.1994
United Kingdom	 Bachelor of Dental Surgery (BDS or B.Ch.D.) Licentiate in Dental Surgery 	 Universities Royal Colleges 		 Dentist Dental practitioner Dental surgeon 	28.1.1980

PART II b

Qualifications in specialised dentistry

1. Orthodontics

5.3.3. Evidence of formal qualifications of specialised dentists

	Orth	odontics	
Country	Evidence of formal qualifications	Body awarding the evidence of qualifications	Reference date
België/ Belgique/ Belgien	Titre professionnel particulier de dentiste spécialiste en orthodontie/ Bijzondere beroepstitel van tandarts specialist in de orthodontie	Ministre de la Santé publique/ Minister bevoegd voor Volksgezondheid	27.1.2005
България	Свидетелство за призната специалност по "Ортодонтия"	Факултет по дентална медицина към Медицински университет	1.1.2007
Česká republika ²	Diplom o specializaci (v oboru ortodoncie)	 Institut postgraduálního vzdělávání ve zdravotnictví Ministerstvo zdravotnictví 	19.7.2007
Danmark	Bevis for tilladelse til at betegne sig som specialtandlæge i ortodonti	Sundhedsstyrelsen	28.1.1980
Deutschland	Fachzahnärztliche Anerkennung für Kieferorthopädie;	Landeszahnärztekammer	28.1.1980
Eesti	Residentuuri lõputunnistus ortodontia erialal	Tartu Ülikool	1.5.2004
Ελλάς	Τίτλος Οδοντιατρικής ειδικότητας της Ορθοδοντικής	 Νομαρχιακή Αυτοδιοίκηση Νομαρχία 	1.1.1981
España			
France	Titre de spécialiste en orthodontie	Conseil National de l'Ordre des chirurgiens dentistes	28.1.1980
Ireland	Certificate of specialist dentist in orthodontics	Competent authority recognised for this purpose by the competent minister	28.1.1980
Italia	Diploma di specialista in Ortognatodonzia	Università	21.5.2005
Κύπρος	Πιστοποιητικό Αναγνώρισης του Ειδικού Οδοντιάτρου στην Ορθοδοντική	Οδοντιατρικό Συμβούλιο	1.5.2004
Latvija	"Sertifikāts"- kompetentas iestādes izsniegts dokuments, kas apliecina, ka persona ir nokārtojusi sertifikācijas eksāmenu ortodontijā	Latvijas Ārstu biedrība	1.5.2004
Lietuva	Rezidentūros pažymejimas, nurodantis suteikta gydytojo ortodonto profesine kvalifikacija	Universitetas	1.5.2004
Luxembourg			
Magyarország	Fogszabályozás szakorvosa bizonyitvány	Az Egészségűgyi, Szociális és Családugyi Minisztérium illetékes testülete	1.5.2004
Malta	Certifikat ta' specjalista dentali fl- Ortodonzja	Kumitat ta' Approvazzjoni dwar Specjalisti	1.5.2004
Nederland	Bewijs van inschrijving als orthodontist in het Specialistenregister	Specialisten Registratie Commissie (SRC) van de Nederlandse Maatschappij tot bevordering der Tandheelkunde	28.1.1980
Österreich			
Polska	Dyplom uzyskania tytułu specjalisty w dziedzinie ortodoncji	Centrum Egzaminów Medycznych	1.5.2004
Portugal ³	Titulo de Especialista em Ortodontia	Ordem dos Médicos Dentistas (OMD)	4.6.2008
România			

2 Communication from the Commission. Notification of evidence of formal qualifications of practitioners of dentistry. OJ C 165 of 19.07.2007, p. 18. Communication from the Commission. OJ C 137 of 4.6.2008, p.8 3

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Country	Evidence of formal qualifications	Body awarding the evidence of qualifications	Reference date
Slovenija	Potrdilo o opravljenem specialističnem izpitu iz čeljustne in zobne ortopedije	 Ministrstvo za zdravje Zdravniška zbornica Slovenije 	1.5.2004
Slovensko			
Suomi/Finland	Erikoishammaslääkärin tutkinto, hampaiston oikomishoito/ Specialtand-läkarexamen, tandreglering	 Helsingin yliopisto / Helsingfors universitet Oulua yliopisto Turun yliopisto 	1.1.1994
Sverige	Bevis om specialistkompetens i ortodonti [#]	Socialstyrelsen	1.1.1994
United Kingdom	Certificate of Completion of specialist training in orthodontics	Competent authority recognised for this purpose	28.1.1980

	Ora	1 surgery	
Country	Evidence of formal qualifications	Body awarding the evidence of qualifications	Reference date
België/Belgique/ Belgien			
България	Свидетелство за призната специалност по "Оралия хирургия"	Факултет по дентална медицина към Медицински университет	1.1.2007
Česká republika ⁶	Diplom o specializaci (v oboru orální a maxilofaciální chirurgie)	 Institut postgraduálního vzdělávání ve zdravotnictví Ministerstvo zdravotnictví 	19.7.2007
Danmark	Bevis for tilladelse til at betegne sig som specialtandlæge i hospitalsodontologi	Sundhedsstyrelsen	28.1.1980
Deutschland	Fachzahnärztliche Anerkennung für Oralchirurgie/Mundchirurgie	Landeszahnärztekammer	28.1.1980
Eesti		-	
Ελλάς	Τίτλος Οδοντιατρικής ειδικότητας της Γναθοχειρουργικής (up to 31 December 2002)	 Νομαρχιακή Αυτοδιοίκηση Νομαρχία 	1.1.2003
España			
France			
Ireland	Certificate of specialist dentist in oral surgery	Competent authority recognised for this purpose by the competent minister	28.1.1980

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Communication from the Commission. OJ C 137 of 4.6.2008, p.8 Communication from the Commission. OJ C 137 of 4.6.2008, p.8 Communication from the Commission. Notification of evidence of formal qualifications of practitioners of dentistry. OJ C 165 of 19.07.2007, p. 18.

Country	Evidence of formal qualifications	Body awarding the evidence of qualifications	Reference date
Italia	Diploma di specialista in Chirurgia Orale	Università	21.5.2005
Κύπρος	Πιστοποιητικό Αναγνώρισης του Ειδικού Οδοντιάτρου στην Στοματική Χειρουργική	Οδοντιατρικό Συμβούλιο	1.5.2004
Latvija			
Lietuva	Rezidentūros pažymėjimas, nurodantis suteiktą burnos chirurgo profesinę kvalifikaciją	Universitetas	1.5.2004
Luxembourg			
Magyarország	Dento-alveoláris sebészet szakorvosa bizonyítvány	Az Egészségügyi, Szociális és Családugyi Minisztérium illetékes testülete	1.5.2004
Malta	Certifikat ta' specjalista dentali fil- Kirurgija tal-halq	Kumitat ta' Approvazzjoni dwar Specjalisti	1.5.2004
Nederland	Bewijs van inschrijving als kaakchirurg in het Specialistenregister	Specialisten Registratie Commissie (SRC) van de Nederlandse Maatschappij tot bevordering der Tandheelkunde	28.1.1980
Österreich			
Polska	Dyplom uzyskania tytułu specjalisty w dziedzinie chirurgii stomatologicznej	Centrum Egzaminów Medycznych	1.5.2004
Portugal ⁷	Titulo de Especialista em Cirurgia Oral	Ordem dos Médicos Dentistas (OMD)	4.6.2008
România			
Slovenija	Potrdilo o opravljenem specialističnem izpitu iz oralne kirurgije	 Ministrstvo za zdravje Zdravniška zbornica Slovenije 	1.5.2004
Slovensko			
Suomi/ Finland	Erikoishammaslääkärin tutkinto, suu- ja leuka-kirurgia / Specialtandläkar-examen, oral och maxillofacial kirurgi	 Helsingin yliopisto/Helsingfors universitet Oulua yliopisto Turun yliopisto 	1.1.1994
Sverige	Bevis om specialistkompetens i oral kirurgi ⁸	Socialstyrelsen	1.1.1994
Inited Kingdom	Certificate of completion of specialist training in oral surgery	Competent authority recognised for this purpose	28.1.1980

Communication from the Commission. OJ C 137 of 4.6.2008, p.8 Communication from the Commission. OJ C 137 of 4.6.2008, p.8

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PART III

Basic qualifications in pharmacy

5.6.2. Evidence of formal qualifications of phaemacists

Country	Evidence of formal qualifications	Body awarding the evidence of qualifications	Certificate accompanying the diploma	Reference date
Belgie Belgien	Diploma van apotheker / Diplôme de pharmacien	 De universiteiten Les universités De bevoegde Exansecommistie van de Vlasmie Gemeenschap Le Jury compétent d'enseignement de la Communauté française 		1.10.1987
Българен	Дигисски за висше образование на образователно-азаклафикационна степен "Магистър" по "Фармания" с професноватия кампафикация "Магистър-фирмания"	Фармалентичен факултет към Медицински унаверситет		1.1.2007
Česká republika	Diplom o ukončeni studia ve studijnim programu farmacie (magiotr, Mgr.)	Farmaceutická fakulta univerzity v České republice	Vywełdżeni o statul závěsečné zkoulce	1.5.2004
Danmark	Bevis for bendet farmaceutisk kandidateksancen	Dunmarks Farmaceutiske Hojskole		1.10.1987
Deutschland	Zeuguit über die Starliche Phomazeutische Prüfung	Zurrändige Behörden		1.10.1987
Eesti	Diplom provision oppekava labinaisest	Tarta Ulakool		1.5.2004
Ελάς	Αδοια άσκησης φερμακευτικού επογγέλματος	Νομαρχιακή Ακτοδιοίκηση		1.10.1987
España	Titulo de Lacenciado en Farmacia	 Masisterio de Educación y Cultura El rector de una universidad 		1.10.1987
France	 Diplôme d'Etst de pharmacien Diplôme d'Etst de docteur en pharmacie 	Universités		1.10.1987
Ireland	Certificate of Registered Pharmaceutical Chemist			1.10.1987
Italia	Diploma o certificato di abilitazione all'eseccizio della professione di farmacista ottenuto in segnito ad un esame di Stato	Università		1.11.1993
Κίπρος	Πιστοποκητικό Εγγραφής Φαρμακοποιού	Συμβούλιο Φαρμακτυτικής		1.5.2004
Lavija	Farmaceits diploma	Universitites tips augstskols		1.5.2004
Lietuna	Aukštojo mokslo diplomas, narodantis suteiktą vaistininko profesinę kvalifikaciją	Universitetes		1.5.2004
Luxenbourg	Diplôme d'Etst de plasmacien	Jury d'examen d'Etat + visa du ministre de l'éducation nationale		1.10.1987
Magywország	Oklevelet gyógyszerész oklevél (magister pharmaciae, sbbrev: mag. Pharm)	Egyetem		1.5.2004
Malta	Lewris fil-farmatija	Universita' ta' Malta		1.5.2004

Country	Evidence of formal qualifications	Body awarding the evidence of qualifications	Certificate accompanying the diploma	Reference date
Nederland	Getnigschrift van met goed gevolg adgelegd apothekersexamen	Faculteit Farmacie		1.10.1987
Osterwich	Stastlichei Apothekendiplom	Bundetministerium für Arbeit, Gesundheit und Soziales		1.10.1994
Polska	Dyplom ukośczenia stadów wyższych na kserunku farmacja z tytułem magistra	 Aksdemis Medyczna Uniwersytet Medyczny Collegium Medicum Uniwersytetu Jagiellońskiego 		1.5.2004
Portugal	Carta de curso de licenciatura em Ciências Farmacênticas	Cniversidades		1.10.1987
Románia	Diplomă de licență de farmacist	Universities		1.1.2007
Slovenija	Diploma, s kateró se podeljuje strokovni naziv "magister farmacije/magistra farmacije"	Univerza '	Potrálio o opravljenem strokovnem izpitu za poklic magister famacije magistra famacije	1.5.2004
Slovensko	Vysokolkolský diplom o udelení akademického titulu "magister farmácie" ("Mgr.")	Vyuokii tikola		1.5.2004
Sucen/ Finland	Provisorin takinto Provisorenamen	 Helvingin yliopisto Helvingfors universitet Knopion yliopisto 		1.10.1994
Sverige	Apotekareussen	Upptala universitet		1.10.1994
Inited Kingdom	Certificate of Registered Pharmaceutical Chemist			1.10.1987

PART IV

Basic qualifications in midwifery

5.5.2. Evidence of formal qualifications of midwives

Country	Evidence of formal qualifications	Body awarding the evidence of qualifications	Professional title	Reference date
België	Diploma van vroedvrouw Diplôme	 De erkende opleidingsinstituten Les 	Vroedrouw/Accoucheuse	23.1.1983
Belgique/	d'accoucheuse	établissements d'enseignement		
Belgien		 De bevoegde Examen- commissie van de Vlaamse Gemeenschap Le Jury 		
		compétent d'enseignement de la		
		Communité française		
Бытарыя	Диплома за висше образование на	Ymmepcatter	Акушерка	1.1.2007
	OCOASCHADE.200-R.BAXBORRACHERS CTERMS			
	"Балллаво" с професновална калперокация "Акупрека"			
Česká	1. Diplom o ukončení studia ve studyním	 Vytoká škola zřízená nebo uznaná státem 	Porodni asistenika porodni azistent	1.5.3054
republika	programm oletfovatelství ve studijním oboru		recommendation processing and the	1.5.1111
	porodni azistentka (bakaliit, Bc.)			
	 Vyroědčení o státní závěrečné 			
	zkoulce 2. Diplom o ukončení studia ve studijním	2. Vviti odborná fizola zřízená nebo uznaná		
	oboru diplomovani perodni atistenika	2. Vysta odborna satus zradela neto uznata		
	(diplomovnný specialista, D(S).			
	 Vyroidčeni o sbiolutoriu 			
Dennek	Bevis för bestået jordemodereksamen	Danmarks jordemoderskole	Jordemoder	23.1.1983
Deutschland	Zeugnis über die startliche Prüfung für	Startlicher Prüfungsnurschars	- Hebonune	23.1.1983
	Hebanmen und Enfrindungspfleger		- Inbindungspäeger	
Eesti	Diplom immeranda erislal	1. Tallinna Meditsiinikool	 Annaemand 	1.5.2004
	-	2. Tarta Meditsiinikool		
Ελλές	1. Πτυχίο Τμήματος Μακυτικής	 Tegvoloyosi Extendeuteci Epópeta 	- Moin	23.1.1983
	Tepvologische Ekstenbeutsche Uppunknen (T.E.I.)	(TEI)	 Monrottiç 	
	2. Πτυχίο του Τμήματος Μακάν της	2. KATEE Yzougynicu Elwsch; Ilaslein; sza		
	Ανατέρας Σχολής Στελεχόν Υγείας και	Θρησκευμάταν		
	KOWEV, Πρόνοιας (KATEE)	2 No. 1 No. 1 No. 1		
	 Πτυχίο Μαία; Ανιστέρα; Σχολή; Μακίν 	3. Υπουργείο Υγεία; και Πρόνοια;	10	1155
Espeda	 Título de matrona Título de asistente obstétrico (matrona) 	Ministerio de Educación y Cultura	 Matrona Austenze obstétrico 	1.1.1985
	 Tinio de enfermeria obstérzica- 		- Annexe When200	
	ginecológica			
France	Diplôme de sage-femme	L'Etet	Sage-femme	23.1.1983
Ireland	Certificate in Midwifery	An Board Altranais	Madwide	23.1.1983

Country	Evidence of formal qualifications	Body awarding the evidence of qualifications	Professional title	Reference date
Italia	Diploma d'ostettica	Scuole monnocitate dallo Stato	Ossetrica	23.1.1983
Κύπρος	Δίπλαμα στο ματαβασικό πρόγραμμα Μαιαυτικής	Νοσηλευτική Σχολή	Εγγεγραμμένη Μαία	1.5.2004
Latvija	Diploms par vecnaltes kvalifikitcijas iegiliana	Mitsu skolas	Vecualite	1.5.2004
Lietava	 Ankings mokielo diplomate, mardentri musicha bendrosion prakistos kaugettojo profesing kvalifikacija, ir profesiori kvalifikacijos padynatijumat, narodinatis umežka kalifestojo profesing kvalifikacija – Pałymejamat, hadijumito profesing kvalifikacija (nemurvenimentesi studijod), mardantis umežka, bendrosio prakikos tangytojo profesing kvalifikacija, ir profesinesi kvalifikacijos padynatjimate, narodinatis umežka, kalifesi profesing kvalifikacija 	1. Universitetas 2. Kolegija	Akalem	13204
Luxenbourg	 Pathuatjimat, lindijantis profesine praktika, akulerijoje Ankitoje mokilo diplomati (neurivervineines studijo), narodantis ustelita, akulerio profesine kvalifikacija Diplome de sage-ferme 	3. Kolegija Ministère de l'éducation nationale, de la	Sage-frame	23.1.1983
	, ,	formation professionnelle et des sports	*	
Magyarorazig	Szülésznő bizonyítviny	lukola Sickola	Szülészső	1.5.2004
Mahn	Lawrja jew diploma fl- Istudji tal-Qwiebel	Universita' ta' Malta"	Qabia	1.5.2004
Nederland	Diploma van verloukundage	Door het Ministerie van Volkoperondheid, Welzijn en Sport erkende opleidings- instellingen	Verlosloandige	23.1.1983
Osterwich	Hebanmen-Diplom	 Hebanmenal ademie Bundechebanmenlehranstalt 	Hebanme	1.1.1994
Polska	 Dyplem ukośczega studiów wykrzych na karnaku polożnictwo z tytulem "nagister polożnictwa" Dyplem ukośczenia studiów wykrzych zawodowych na kierusku ipecjałaci polożnictwo z tytulem "kcencjat polożnictwa" 	Innymcja prowadnąca kurnilosnie na poziomae wystorym uznana przez właściwe	Polotna	1.5.2004

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HEALTH CARE PROFESSIONS

Country	Evidence of formal qualifications	Body awarding the evidence of qualifications	Professional title	Reference date
Portagal	 Deploma de enfermeiro especialista en enfermagem de suide matema e dottetica Diploma contra de curso de estudos superiores especializados em enfermagem de sende matema e dottetica Diploma (do curso de pós-laceociatura) de especialização em enfermagem de saúde matema e abatérica 	Ecclas de Enfermagem Ecclas Superiores de Enfermagem J. Excolas Superiores de Enfermagem Ecclas Superiores de Enfermagem Ecclas Superiores de Saúde	Enfermeiro especialiste em enfermagem de milde matema e obstétrica	1.1.1986
Rominia	Diplomà de horntà de monsà	Ceiversitie	Mousi	1.1.2007
Slovenija	Diploma, s katero se podeljuje strokovni naslov "diplomirana bebica/diplomirani babičar"	1. Univerza 2. Visoka strokovna šola	diplomirana babica diplomirani babidar	1.5.2004
Slovensko	 Vysokolkolský diplom o udelení akademického titulu "bakalár z pôrodnej atistracie" ("Bc.") Absolventský diplom v štadujnom odbore diplomovná pôrodná atisterika 	 Vytoká škola Strødná zdravotnicka škola 	Pérodni asimentka	13.2004
Saoni/ Finland	Kinkin tufanto baranovakeeunen Soniaali- ja terveytalan ammutikorkiekinoistettainon, kinkin (AMC) virkeskögskoleeunanen inom hältoriid och det soniak omridet, baranovake (TE)	Terveydeshachooppi- lanokserbähovindikuoentaher Annastikovioekoulut/ Yiheshögikolor	Katlo Bermorika	1.1.1994
Sverige	Barnmorsbeetonnen	Universitet eller högskola	Barumorska	1.1.1994
United Kingdom	Statement of registration as a Midwafe on part 10 of the register kept by the United Kingdom Central Council for Nursing, Midwifery and Health visiting	Various	Madwife	23.1.1983

PART V

Basic qualifications in nursing (general care)

Country	Evidence of formal qualifications	Body swarding the evidence of qualifications	Professional title	Reference dat
Belgse Belgsen Belgsen	 Diploma prgendaerede verplegers verplengter (-) Diplome dissfrasser(ere) graduit(-)) Diplome siese (-pfogensia) Diploma is de zeisenbasieregbiegfunde / Berver dissfrasser(ere) hospitales(ere) / Berver disse (esset) Knickkenfelegers (- pflegersia) Berver tua verpleegssisterig(-) Berver dhospitaler(ere/) Berver eiser Pfogensisteria 	 De eckende ophedaguanstatten / Les étabilisment e dessejnement reconsus / Die nortkeuzen Auchskangsanstatten De bevoege Examerconsusie van de Vaanse Geneerschap / Le Jary cocapient densigtement de la Commune d'ensigtement de la Commune d'ensigtement de la Geneenschaft 	 Hospitaler('rer)'/ Verpleegassinest(e) Iafmuriverpleger(-verpleegster,) Zaskenknutverpleger(-verpleegster,) 	29.6.1979
България	Диплома за висше образование на образователно-кналификанскиемы степен "Бокаланар" с професновалика налификания "Медицинска остра"	Yamepcaret	Медицияска сестра	1.1.2007
Ceski republika	 Diplom o televisi studia ve studijnim programa oledivatelori ve studijnim obora vleobena sesta (bakala, Bc.), accompanied by the following certificate : Vyzvědčení o státní zitvisečné zkoulce 	 Vytokä fäola zřízená nebo uznaná státem 	1. Vieobecni sestra	1.5.2004
	 Diplom o ukonbeni studia ve studijnim oboru diplomovani vleobecni sestra (diplomovanj specialista, DiS.), accompanied by the following certificate : Vyovidičeni o shochtoriu 	 Vyšli odborná škola rřizená nebo uznaná státem 	2. Visobeczy olectovatel	
Dunnek	Eksamensbevis efter gemensfort sygeplejerskenddamelse	Sygeplejetkole godkendt af Underwoningsministeriet	Sygeplejetske	29.6.1979
Deutschland	Zeugnis über die stastliche Prüfung in der Kraukenpflege	Stastlicher Prüfungssenschum	Gerundheits- und Krankenpflegerin / Gerundheits- und Krankenpfleger	29.6.1979
Eesti	Diplom de erislal	1. Tallinna Meditsiinikool 2. Tattu Meditsiinikool 3. Kohta, Jiwa Meditsiinikool	öde	1.5.2004

Country	Evidence of formal qualifications	Body awarding the evidence of qualifications		Reference date
Ελλάς	1. Πτυχίο Νοσηλευτικής Πανιγμίου Αθηνέιν	1. Πανετιστήριο Αθηνών	Δετί αματούχος ή πτυχούχος νοσοκόμος, νοσηλευτής ή νοσηλεύτρια	1.1.1981
	 Πτυχίο Νοσηλαντικής Τερναλαγικών Εκπιπθευτικών Πριμμάτων (Τ.Ε.Ι.) 	 Τεχνολογκά Εκπαιδευτικά Πρύματα Υπουργείο Εθνικής Παιδείας και 	and model of the strengthme	
	3. Πτυχίο Αζιαματικούν Νοσηλευτικός	Θρησκευμάτων 3. Υπουργείο Εθνικούς 'Αμανίας		
	 Πτυχίο Αδελφέιν Νοσοκέμειν πρώην Ανατέρειν Σερλέν Υπουργείου Υγείας και Πούνσια: 	4. Υπουργείο Υγεία; και Πρόνοια;		
	 Πτυχίο Αδελφάν Νοσοκάμαν και Εποτεπτρών πρώτε Ανατάρων Σχολών Υποτογτίου Υγεία; και Πρόνους 	5. Υπουργείο Υγεία; και Πρόνοια;		
	6. Πτυχίο Τμήματος Νοσηλευτικής	 ΚΑΤΕΕ Υπουργείου Εθνικής Παιδείας και Θρησκευμάτων 		
Espaila	Titulo de Diplomado universiturio en Enfermería	 Ministerio de Educación y Cultura El rector de una Universidad 	Enfermero's diplomado's	1.1.1985
France	 Diplôme d'Ent d'infirmier(ére) Diplôme d'Ent d'infirmier(ére) délivité en verta du décet no 99-1147 du 29 décembre 1999 	Le ministère de la santé	Infirmer(éze)	29.6.1979
Ireland	Certificate of Registered General Nurse	An Bord Altransis (The Narsing Board)	Registered General Nurse	29.6.1979
Italia	Diploma di inferniere professionale	Scuole riconosciute dallo Stato	Inferniere professionale	29.6.1979
Kinpog	Δύτλαμα Γενικής Νοσηλευτικής	Norphesensol Typici	Enveropeanityo; Noonlaweij;	1.5.2004
Latvita	1. Diploms per mitsas kvalifikiteijas jertilanu	1. Miru skolas	Mitta	1.5.2004
,	2. Mitsas diploms	 Universitites tipa augstskola panantojoties uz Valsts ekstenens komisijas lēmamu 		
Lietuva	 Aukitojo meksio diplomas, nurodantis suteiktą bendrosios praktikos slaugytojo profesinę kvalifikaciją 	1. Universitetas	Bendrosios praktikos slaugytojas	1.5.2004
	 Ankitojo mokslo diplomas (nemziversitetinės studijos), marodantis suteiktą bendrosios praktikos slaugytojo profesinę kvalifikaciją. 	2. Kolegija		
Linenbourg	 Diplôme d'Etat d'infirmier Diplôme d'Etat d'infirmier hospitalier gradaé 	Ministère de l'éducation nationale, de la formation professionnelle et des sports	Infirmier	29.6.1979

HEALTH CARE PROFESSIONS

Country	Evidence of formal qualifications	Body awarding the evidence of qualifications	Professional title	Reference date
Magyarorizág	 Apoló bizonyitviny Diplomás ápoló oklevél Egyetemi okleveles ápoló oklevél 	1. Iskola 2. Egyetem / Siiskola 3. Egyetem	Apoló	1.5.2004
Malta	Lawrya jew diploma fi-artadji tal-infermerija	Universita 'ta' Malta"	Infermier Registrat tal-Ewwel Livell	1.5.2004
Nedeland	 Diploma's verpleger A, verpleegster A, verpleegkandige A Diploma verpleegkandige MBOV (Middebase Beropspeleiding Verpleegkandige Diploma verpleegkandige HBOV (Hopro 	Door een van overheidswege benoemde examencommissie Oror een van overheidswege benoemde examencommissie Door een van overheidswege benoemde	Vepleegkundige	29.6.1979
	Beroepsopiesding Verpleegkundige) 4. Diploma beroepsonderwijs verpleegkundige – Kwaldcatienivens 4 5. Diploma hogere beroepsopleiding verpleegkondige – Kwalificatieniven 5	examencommissie 4. Door een van overheidswege sangeweren opleidingsinstelling 5. Door een van overheidswege sangeweren opleidingsinstelling		
Osteneich	 Diplom als "Diplomierte Gesundheits- und Kraukenschweite, Diplomierte Gesundheits- und Kraukenpfleger" Diplom als "Diplomierte Kraukenschweiter, Diplomierte Kraukenpfleger" 	 Schule für allgemeine Gesundheits- und Kruskespflege Allgemeine Kruskespflegeschule 	 Diplomætte Krasiloenschwester Diplomietter Krasiloenpfleger 	1.1.1994
Polika	 Dyplom takończenia studiów wystrych na korstaku pielgziarstwo z tytuliena 'zaspiror polegziarstwo z tytuliena Dyplom takończenia studiów wystrych zastodowych na kisreniąkań tyterpiałacie pielgziarstwo z tytuliena "licencyst pielgziarstwa" 	Inityracja provadząca kutklornie na pozisimie wytkrymi uznana przez właściwe władze	Pieleguarka	1.5.2004
Partagal	Diploma do curso de enfermagem geral Diploma/carta de curso de bacharelato em enfermagem Carta de curso de licenciatura em	1. Escolas de Enfermagem 2. Escolas Superiores de Enfermagem 3. Escolas Superiores de Enfermagem: Escolas	Endermeiro	11.1986
	enfermagem	Superiores de Saúde		

¹ Communication from the Commission. OJ C 137 of 4.6.2008, p. 8

Country	Evidence of formal qualifications	Body awarding the evidence of qualifications	Professional title	Reference date
România	 Diplomă de absolvire de asistent medical generalist cu studii superiosre de scurtă durată 	1. Universitle	atistent medical generalist	1.1.2007
	 Diplomă de licență de stiritent medical generalist cu studii superioare de lungă durată 	2. Universitiți		
Slovenija	Diploma, s katero se podeljuje strekovni naslov "diplomirana medicinska sestra / diplomirani zdravstvenik"	1. Univerza 2. Viseka strekovna tola	Diplomiruna medicinska sestra' Diplomiruni zdravstvenik	1.5.2004
Slovensko	 Veselovlávský dpisou o udelení akademického triaho "nagister z cierovnelitva" ("Mgr.") Veselovlávský dpisou o udelení akademického triaho "bokinie" z oleszovnelitva" ("Bc.") Aborbentský dpisou v ibudijsou odbore dislozovotné i velobecná sesta 	 Vysoká lizola Vysoká lizola Stredná zdravotnícka likola 	Secta	1.5.2004
Succus/ Finland	Soiranhoitajan tekato Spikskötteesamen Soirah- ja terveysalan armattikoikeskoulutukinto, sairanhoitaja	1. Terveydenhaoho-opplantskset Hålsoväedslæsaarstaber 2. Assmantikofkeskoulst' Vikeshördsske	Sairaaihoitoja / Sjukskötsee	1.1.1994
Sverige	(AMS) 'likeshögskoleensmen inom hälsoviid och det sociala området, uisksköture (VH) Sviksköterskeesamen	Universitet eller hörskola	Suksioterska	111994
United	Statement of Registration as a Registered	Variout	- State Registered Narie	29.6.1979
Kingdom	General Nurse in part 1 or part 12 of the register kept by the United Kingdom Central Council for Nursing, Midwifery and Health Visiting		- Registered General Nurse	

Substituted by: L.N. 253 of 2004; L.N. 376 of 2005.

THIRD SCHEDULE (Article 28)

Professions Complementary to Medicine

- Acupuncture
- Dietetics
- Physiotherapy
- Dental Hygiene
- Chiropractic
- Nutrition
- Optometry
- Orthoptics
- Osteopathy
- Speech Language Pathology
- Clinical Perfusion
- Podiatry
- Psychotherapy
- Radiography
- Environmental Health
- Dental Technology
- Occupational Therapy
- Medical Laboratory Science

FOURTH SCHEDULE

(Article 30) Professional Associations Part I

Amended by: III. 2004.31; L.N. 342 of 2004; L.N. 147 of 2006; L.N. 27 of 2008; L.N. 140 of 2008.

1. A professional association means an organization consisting wholly of health care professionals and which fulfills the following conditions for recognition:

- (a) all members and officials of the executive committee or similar organ thereof are elected following fair and regular elections;
- (b) it is regulated by a statute which is available to the public in general;
- (c) it actively participates in post-graduate education and continuing professional development;
- (d) it has a minimum of fifteen full members registered with the relevant Council:

Provided that in respect of medical practitioners the fifteen full members have to be registered as specialists with the relevant Council;

- (e) it represents any one or more of the specialities listed in the Fifth Schedule or as may be prescribed;
- (f) with regard to those specialities listed in item A of the FIfth Schedule, follows the guidelines issued from time to time by the European Union of Medical Specialists or the Union of European General Practitioners, as applicable.

2. If a specialist association ceases to fulfil the above criteria, it shall no longer be entitled to be represented on the Specialist Accreditation Committee.

3. For the purposes of the foregoing provisions of this Part, an association which wishes to be recognised by the Minister shall make an application to this effect, in writing, to the Superintendent of Public Health.

4. An association which is recognised shall, not later than the end of the first quarter of the year reported upon, prepare, and submit to the Superintendent of Public Health, an annual activity report for the year.

5. For the purposes of the foregoing provision, any professional association which is in default in submitting an annual activity report to the Superintendent of Public Health as aforesaid, shall not be entitled to be represented on the relevant Specialist Accreditation Committee, until such time as it remains in default.

6. The associations listed in Part II shall be deemed to be recognised for the purposes of this Schedule.

Part II

- Medical Practitioners

Medical Association of Malta

Association of Anaesthesiologists of Malta

Malta Association of Ophtalmologists

Association of Physicians of Malta

Association of Surgeons of Malta

The Association of Orthopaedic and Trauma Surgeons of Malta

Malta Association of Public Health Medicine

Malta College of Family Doctors

Malta College of Obstetricians and Gynaecologists

Malta College of Pathologists

Maltese Paedriatric Association

Maltese Radiological Society

- Dental Surgeons

Dental Association of Malta

The Malta Association of Post Graduate Dentistry

Malta College of Dental Surgeons

- Pharmacists

Malta Chamber of Pharmacists

Malta College of Pharmacy Practice

- Nurses and Midwives

Malta Union of Midwives and Nurses

FIFTH SCHEDULE (Article 31)

Amended by: III. 2004.32.

Specialist Registers

A. MEDICAL PRACTITIONERS

The specialities in respect of which the Specialist Accreditation Committee for medical practitioners shall issue certificates of completion of specialist training shall be the following:

- 1. Accident and Emergency Medicine
- 2. Anaesthetics and Intensive Care Medicine
- 3. Audiology / Phoniatry
- 4. Chemical Pathology
- 5. Cardiology
- 6. Cardio-thoracic Surgery
- 7. Clinical Neurophysiology
- 8. Clinical Pharmacology and Therapeutics
- 9. Dermato-Venereology
- 10. Radiology
- 11. Endocrinology and Diabetes
- 12. Family Medicine
- 13. Immunology
- 14. Forensic Medicine
- 15. Gastroenterology
- 16. General / Internal Medicine
- 17. Dermatology
- 18. General Surgery
- 19. Genetics
- 20. Geneto-Urinary Medicine
- 21. Geriatrics
- 22. Haemotology
- 23. Histopathology including Cytopathology
- 24. Infectious Disease
- 25. Oral and maxillo-facial surgery
- 26. Microbiology / Bacteriology
- 27. Neonatology
- 28. Nephrology
- 29. Neurology
- 30. Neurosurgery

- 31. Nuclear Medicine
- 32. Obstetrics and Gynaecology
- 33. Occupational Medicine
- 34. Ophthalmology
- 35. Orthopaedic Surgery
- 36. Otorhinolaryngology
- 37. Paediatric Surgery
- 38. Paediatrics
- 39. Palliative Medicine
- 40. Plastic Surgery
- 41. Psychiatry
- 42. Public Health Medicine
- 43. Oncology and radiotherapy
- 44. Rehabilitation Medicine
- 45. Respiratory Medicine
- 46. Rheumatology
- 47. Urology
- 48. Vascular Surgery
- 49. Virology
- 50. Baromedicine
- B. DENTAL SURGEONS

The specialities in respect of which the Specialist Accreditation Committee for dental surgeons shall issue certificates of completion of specialist training shall be the following:

- 1. Orthodontics
- 2. Oral Surgery

SIXTH SCHEDULE (Article 43)

Acquired rights

1. The provision of article 43 shall apply to evidence of formal qualifications as doctor giving access to the professional activities of doctor with basic training and specialised doctor, as nurse responsible for general care, as dental practitioner, as specialised dental practitioner, as midwife and as pharmacist, obtained in the territory of the former German Democratic Republic, which does not satisfy all the minimum training requirements laid down under national law if such evidence certifies successful completion of training which began before:

- (a) 3 October 1990 for doctors with basic training, nurses responsible for general care, dental practitioners with basic training, specialised dental practitioners, midwives and pharmacists, and
- (b) 3 April 1992 for specialised doctors.

(2) The evidence of formal qualifications referred to in the preceding article confers on the holder the right to pursue professional activities throughout German territory under the same conditions as evidence of formal qualifications issued by the competent German authorities referred to in Second Schedule.

Without prejudice to the provisions of article 37(1), each relevant Council shall recognise evidence of formal qualifications as doctor giving access to the professional activities of doctor with basic training and specialised doctor, as nurse responsible for general care, as midwife, as pharmacist held by nationals of Member States and issued by the former Czechoslovakia, or whose training commenced, for the Czech Republic and Slovakia, before 1 January 1993, where the authorities of either of the two aforementioned Member States attest that such evidence of formal qualifications has the same legal validity within their territory as the evidence of formal qualifications which they issue and, as regards access to the professional activities of doctor with basic training, specialised doctor, nurse responsible for general care, midwife and pharmacist with respect to the activities referred to in Article 45(2), and the pursuit of such activities. Such an attestation must be accompanied by a certificate issued by those same authorities stating that such persons have effectively and lawfully been engaged in the activities in question within their territory for at least three consecutive years during the five years prior to the date of issue of the certificate.

(4) Each relevant Council shall recognise evidence of formal qualifications as doctor giving access to the professional activities of doctor with basic training and specialised doctor, as nurse responsible for general care, as dental practitioner, as specialised dental practitioner, as midwife and as pharmacist held by nationals of the Member States and issued by the former Soviet Union, or whose training commenced -

- (i) for Estonia, before 20 August 1991,
- (ii) for Latvia, before 21 August 1991,
- (iii) for Lithuania, before 11 March 1990,

where the authorities of any of the three aforementioned Member States attest that such evidence has the same legal validity within their territory as the evidence which they issue and, as regards access to the professional activities of doctor with basic training, specialised doctor, nurse responsible for general care, dental practitioner, specialised dental practitioner, midwife, pharmacist with respect to the activities referred to in article 45(2), and the pursuit of such activities. Such an attestation must be accompanied by a certificate issued by those same authorities stating that such persons have effectively and lawfully been engaged in the activities in question within their territory for at least three consecutive years during the five years prior to the date of issue of the certificate.

Each Member State shall recognise evidence of formal qualifications as (5)doctor giving access to the professional activities of doctor with basic training and specialised doctor, as nurse responsible for general care, as dental practitioner, as specialised dental practitioner, as midwife and as pharmacist held by nationals of the Member States and issued by the former Yugoslavia, or whose training commenced, for Slovenia, before 25 June 1991, where the authorities of the aforementioned Member State attest that such evidence has the same legal validity within their territory as the evidence which they issue and, as regards access to the professional activities of doctor with basic training, specialised doctor, nurse responsible for general care, dental practitioner, specialised dental practitioner, midwife, and pharmacist with respect to the activities referred to in article 45(2), and the pursuit of such activities. Such an attestation must be accompanied by a certificate issued by those same authorities stating that such persons have effectively and lawfully been engaged in the activities in question within their territory for at least three consecutive years during the five years prior to the date of issue of the certificate.

(6) Each relevant Council shall recognise as sufficient proof for Member State nationals whose evidence of formal qualifications as a doctor, nurse responsible for general care, dental practitioner, midwife and pharmacist does not correspond to the titles given for that Member State in the Second Schedule, evidence of formal qualifications issued by those Member States accompanied by a certificate issued by the competent authorities or bodies.

(7) The certificate referred to in the preceding sub-article shall state that the evidence of formal qualifications certifies successful completion of training in accordance with Articles 24, 25, 28, 31, 34, 35, 38, 40 and 44 of Directive 2005/36 respectively and is treated by the Member State which issued it in the same way as the qualifications whose titles are listed in the Second Schedule.

(8) (a) The Medical Council may require of specialised doctors whose part-time specialist medical training was governed by legislative, regulatory and administrative provisions in force as of 20 June 1975 and who began their specialist training no later than 31 December 1983 that their evidence of formal qualifications be accompanied by a certificate stating that they have been effectively and lawfully engaged in the relevant activities for at least three consecutive years during the five years preceding the award of that certificate.

(b) The Medical Council shall recognise the qualification of specialised doctors awarded in Spain to doctors who completed their specialist training before 1 January 1995, even if that training does not satisfy the minimum training requirements provided for in Directive 2005/36 EC, in so far as that qualification is accompanied by a certificate issued by the competent Spanish authorities and attesting that the person concerned has passed the examination in specific professional competence held in the context of exceptional measures concerning recognition laid down in Royal Decree 1497/99, with a view to ascertaining that the person concerned possesses a level of knowledge and skill comparable to that of doctors who possess a qualification as a specialised doctor defined for Spain in Part Ia and Ib the Second Schedule.

Acquired rights specific to nurses.

- (a) The relevant Council shall, in the case of nationals of the Member States whose evidence of formal qualifications as nurse responsible for general care was awarded by, or whose training started in, Poland before 1 May 2004 and who do not satisfy the minimum training requirements laid down in Article 31 of Directive 2005/36EC, recognise the following evidence of formal qualifications as nurse responsible for general care as being sufficient proof if accompanied by a certificate stating that those Member State nationals have effectively and lawfully been engaged in the activities of a nurse responsible for general care in Poland for the period specified below:
 - (i) evidence of formal qualifications as a nurse at degree level (dyplom licencjata piel'gniarstwa) - at least three consecutive years during the five years prior to the date of issue of the certificate,
 - (ii) evidence of formal qualifications as a nurse certifying completion of post-secondary education obtained from a medical vocational school (dyplom piel'gniarki albo piel'gniarki dyplomowanej) - at least five consecutive years during the seven years prior to the date of issue of the certificate.
- (b) The said activities must have included taking full responsibility for the planning, organisation and administration of nursing care delivered to the patient.
- (c) The relevant Council shall recognise evidence of formal qualifications in nursing awarded in Poland, to nurses who completed training before 1 May 2004, which did not comply with the minimum training requirements laid down in Article 31 of Directive 2005/36EC, attested by the diploma "bachelor" which has been obtained on the basis of a special upgrading programme contained in Article 11 of the Act of 20 April 2004 on the amendment of the Act on professions of nurse and midwife and on some other legal acts (Official Journal of the Republic of Poland of 30 April 2004 No 92, pos. 885), and the Regulation of the Minister of Health of 11 May 2004 on the detailed conditions of delivering studies for nurses and midwives, who hold a certificate of secondary school (final examination - matura) and are graduates of medical lyceum and medical vocational schools teaching in a profession of a nurse and a midwife (Official Journal of the Republic of Poland of 13 May 2004 No 110, pos. 1170), with the aim of verifying that the person concerned has a level of knowledge and competence comparable to that of nurses holding the qualifications which, in the case of Poland, are defined in Part V of the Second Schedule.

In the case of nationals of Member States whose diplomas, certificates and other evidence of formal qualifications of nurse responsible for general care were awarded by, or whose training started in, Romania before the date of accession which does not satisfy the minimum training requirements laid down by this act, the relevant Council shall recognise as diploma, certificates and other evidence of formal qualification in general care nursing the diploma of nurse (*Certificat de competente profesionale de asistent medical generalist*) with post secondary education obtained from a *scoala postliceala* and a certificate stating that the person concerned has effectively and lawfullly been engaged in the activities of a nurse responsible for general care in Romania for at least five consecutive years during the seven years prior to the date of issue of the certificate and that the said activities have included the taking of full responsibility of the planning, organisation and carrying out of the nursing care of the patient.

Acquired rights specific to dental practitioners.

1. (a) The Medical Council shall, for the purposes of the pursuit of the professional activities of dental practitioners under the qualifications listed in Part IIA of the Second Schedule, recognise evidence of formal qualifications as a doctor issued in Italy, Spain, Austria, the Czech Republic, Slovakia and Romania to persons who began their medical training on or before the reference date stated in that Annex for the Member State concerned, accompanied by a certificate issued by the competent authorities of that Member State.

The certificate must show that the two following conditions are met:

- (i) that the persons in question have been effectively, lawfully and principally engaged in that Member State in the activities referred to in Article 36 of the aforementioned Directive for at least three consecutive years during the five years preceding the award of the certificate;
- (ii) that those persons are authorised to pursue the said activities under the same conditions as holders of evidence of formal qualifications listed for that Member State in Part II a of the Second Schedule:

Provided that persons who have successfully completed at least three years of study, certified by the competent authorities in the Member State concerned as being equivalent to the training referred to in Article 34 of the Professional Qualifications Directive, shall be exempt from the three-year practical work experience referred to in the subparagraph (i) above.

(b) With regard to the Czech Republic and Slovakia, evidence of formal qualifications obtained in the former Czechoslovakia shall be accorded the same level of recognition as Czech and Slovak evidence of formal qualifications and under the same conditions as set out in the preceding subparagraphs.

(c) The Medical Council shall recognise evidence of formal qualifications as a doctor issued in Italy to persons who began their university medical training after 28 January 1980 and no later than 31 December 1984, accompanied by a certificate issued by the competent Italian authorities.

- (d) The certificate must show that the three following conditions are met:
 - (i) that the persons in question passed the relevant aptitude test held by the competent Italian authorities with a view to establishing that those persons possess a level of knowledge and skills comparable to that of persons possessing evidence of formal qualifications listed for Italy in Part II a of the Second Schedule;
 - (ii) that they have been effectively, lawfully and principally engaged in the activities referred to in Article 36 of the aforementioned Directive in Italy for at least three consecutive years during the five years preceding the award of the certificate;
 - (iii) that they are authorised to engage in or are effectively, lawfully and principally engaged in the activities referred to in Article 36 of the Professional Qualifications Directive, under the same conditions as the holders of evidence of formal qualifications listed for Italy in Part II a of the Second Schedule:

Provided that persons who have completed at least three years of study certified by competent authorities as being equivalent to the training referred to in Article 34 of the Professional Qualifications Directive shall be exempt from the aptitude test and those persons who have began their university medical training after the 31st December, 1984 shall be treated the same way provided that the three years of study began before 31 December 1994.

- (e) (i) The Medical Council shall recognise, from the date of accession of Romania, and for the carrying out of the activities of dental practitioner, the diplomas, certificates and other evidence of formal qulaifications in medicine awarded in Romania to persons who began their university training before 1 October, 2003, accompanied by a certificate issued by the competent Romanian authorities certifying that these persons have effectively, lawfully and principally been engaged in Romania in the activities specified under this Act for at least three consecutive years during the five years prior to the issue of the certificate and that these persons are authorisd to carry out these activities under the same conditions as holders of the diploma referred to in the Second Schedule to this Act.
 - (ii) However the requirement of three years experience shall be waived in the case of persons who have successfully completed at least three years of study which are certified by the competent authorities as being equivalent to the training referred to in Article 1 of Directive 78/687/ EEC.

Acquired rights specific to midwives.

1. (a) The relevant Council shall, in the case of nationals of Member States whose evidence of formal qualifications as a midwife satisfies all the minimum training requirements laid down in Article 40 of Directive 2005/36EC but, by virtue of Article 41 of the same Directive, is not recognised unless it is accompanied by a certificate of professional practice referred to in Article 41(2) of that Directive, recognise as sufficient proof evidence of formal qualifications issued by those Member States before the reference date referred to in Part IV of the Second Schedule, accompanied by a certificate stating that those nationals have been effectively and lawfully engaged in the activities in question for at least two consecutive years during the five years preceding the award of the certificate.

(b) The conditions laid down in the preceding subparagraph shall apply to the nationals of Member States whose evidence of formal qualifications as a midwife certifies completion of training received in the territory of the former German Democratic Republic and satisfying all the minimum training requirements laid down in Article 40 of Directive 2005/36 EC but where the evidence of formal qualifications, by virtue of Article 41 of Directive 2005/36 EC, is not recognised unless it is accompanied by the certificate of professional experience referred to in Article 41(2) of Directive 2005/36 EC, where it attests a course of training which began before 3 October 1990.

(c) As regards the Polish evidence of formal qualifications as a midwife, only the acquired rights mentioned in the following sub-paragraph shall apply.

(d) In the case of Member States nationals whose evidence of formal qualifications as a midwife was awarded by, or whose training commenced in, Poland before 1 May 2004, and who do not satisfy the minimum training requirements as set out in Article 40 of the Professional Qualifications Directive, the Council shall recognise the following evidence of formal qualifications as a midwife if accompanied by a certificate stating that such persons have effectively and lawfully been engaged in the activities of a midwife for the period specified below:

- (i) evidence of formal qualifications as a midwife at degree level (dyplom licencjata poloznictwa); at least three consecutive years during the five years prior to the date of issue of the certificate,
- (ii) evidence of formal qualifications as a midwife certifying completion of post-secondary education obtained from a medical vocational school (dyplom poloznej); at least five consecutive years during the seven years prior to the date of issue of the certificate.

(e) The Council shall recognise evidence of formal qualifications in midwifery awarded in Poland, to midwives who completed training before 1 May 2004, which did not comply with the minimum training requirements laid down in Article 40 of the Professional Qualifications Directive, attested by the diploma "bachelor" which has been obtained on the basis of a special upgrading programme contained in Article 11 of the Act of 20 April 2004 on the amendment of the Act on professions of nurse and midwife and on some other legal acts (Official Journal of the Republic of Poland of 30 April 2004 No 92, pos. 885), and the Regulation of the Minister of Health of 11 May 2004 on the detailed conditions of delivering studies for nurses and midwives, who hold a certificate of secondary school (final examination matura) and are graduates of medical lyceum and medical vocational schools teaching in a profession of a nurse and a midwife (Official Journal of the Republic of Poland of 13 May 2004 No 110, pos 1170), with the aim of verifying that the person concerned has a level of knowledge and competence comparable to that of midwives holding the qualifications which, in the case of Poland, are defined in Part IV of the Second Schedule.

(2) In the case of nationals of Member States whose evidence of formal qualifications as a midwife (asistent medical obstetrica-ginecologie/obstetrics-gynaecology nurse) were awarded by Romania before the date of accession and which do not satisfy the minimum training requirements laid down by Article 40 of the Professional Qualifications Directive, the Council shall recognise the said evidence of formal qualifications as being sufficient proof for the purposes of carrying out the activities of midwife, if they are accompanied by a certificate stating that those Member State nationals have effectively and lawfully been engaged in the activities of midwife in Romania, for at least five consecutive years during the seven years prior to the issue of the certificate.

[CAP. 464.

SEVENTH SCHEDULE (Article 42)

Added by: L.N. 27 of 2008.

The documents and certificates which a relevant Council may request are the following:

- (a) proof of the nationality of the person concerned;
- (b) copies of the attestations of professional competence or of the evidence of formal qualifications giving access to the profession in question, and an attestation of the professional experience of the person concerned where applicable;
- (c) information concerning the training to the extent necessary in order to determine the existence of potential substantial differences with the required national training, as laid down by this Act. Where it is impossible for the applicant to provide this information, the relevant Council shall address the competent authority or any other relevant body in the home Member State;
- (d) (i) where the relevant Council requires of persons wishing to take up a regulated profession proof that they are of good character or repute or that they have not been declared bankrupt, or suspends or prohibits the pursuit of that profession in the event of serious professional misconduct or a criminal offence, that Council shall accept as sufficient evidence, in respect of nationals of Member States wishing to pursue that profession in its territory, the production of documents issued by competent authorities in the home Member State or the Member State from which the foreign national comes, showing that those requirements are met. Those authorities must provide the documents required within a period of two months;
 - (ii) where the competent authorities of the home Member State or of the Member State from which the foreign national comes do not issue the documents referred to in the first subparagraph, such documents shall be replaced by a declaration on oath or, in States where there is no provision for declaration on oath, by a solemn declaration - made by the person concerned before a competent judicial or administrative authority or, where appropriate, a notary or qualified professional body of the home Member State or the Member State from which the person comes; such authority or notary shall issue a certificate attesting the authenticity of the declaration on oath or solemn declaration;
- (e) where the relevant Council requires of its own nationals wishing to take up a regulated profession, a document relating to the physical or mental health of the applicant, that Council shall accept as sufficient evidence thereof the presentation of the document required in the home Member State. Where the home Member State does not issue such a document, the Council shall accept a certificate issued by a competent authority in that State. In that case, the competent authorities of the home Member State must provide the document required within a period of two months;
- (f) the relevant Councils may prescribe that, in addition to evidence of formal qualifications, the person who satisfies the conditions of training

required must provide a certificate from the competent authorities of his home Member State stating that this evidence of formal qualifications is that covered herein.