Issue: 3132 - Thursday , November 28 , 2013

Supreme Council for the Environment

Resolution No. (6) of 2013 Amending some provisions of Resolution No. (4) of 2006 On the management of hazardous chemicals

Chairman of the Supreme Council for the Environment:

After reviewing Decree-Law No. (18) of 1997 regarding the regulation of the pharmacy profession and pharmacies,

And Law No. (15) of 2007 regarding narcotic substances and psychotropic substances,

And Law No. (14) of 2012 approving accession to the Rotterdam Convention on the

Prior Informed Consent Procedure for Certain Hazardous Chemicals and Pesticides in

International Trade,

And Decree-Law No. (47) of 2012 establishing and organizing the Supreme Council for the Environment,

And Decree No. (90) of 2012 forming the Supreme Council for the Environment,

And Decree No. (91) of 2012 regulating the executive body of the Supreme Council for the Environment,

And Decree No. (9) of 2013 appointing me as CEO of the Supreme Council for the Environment,

And Resolution No. (4) of 2006 regarding the management of hazardous chemicals,

And Resolution No. (9) of 2010 regarding authorizing some employees of the General Authority for the Protection of

 $\label{eq:main_exp} \textbf{Marine Resources, Environment and Wildlife with the status of judicial police officers,}$

Based on the presentation of the CEO of the Supreme Council for the Environment,

Decided the following:

Article One : The

phrase "Environmental Evaluation and Control Department in the Executive Body of the Supreme Council for the Environment" shall be replaced with the phrase "General Administration for the Protection of the Environment and Wildlife" and the phrase "Executive President of the Supreme Council for the Environment" shall be replaced with the phrase "Director General of the General Administration for the Protection of the Environment and Wildlife" wherever these two phrases appear in Resolution No. (4) of 2006 regarding the management of hazardous chemicals

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Issue: 3132 - Thursday , November 28 , 2013

Article Two

The text of Clause (2) of Article (8) of Resolution No. (4) of 2006 regarding the management of hazardous chemical

materials shall be replaced with the following text:

Article 8, Clause 2:

Any entity that applies for a license from the Environmental Evaluation and Control Department of the Executive

Authority of the Supreme Council for the Environment for practices or works that include the management of

hazardous chemicals referred to in Articles (3) and (4) of this decision must attach to its application all the

necessary data and information, including a technical report from one of the reference laboratories accredited

by the Supreme Council, as a result of the analysis of samples of the materials included in the practices or

works related to the management of hazardous chemicals. This entity must not commence the practice or work

unless it obtains a written license to do so.

Article 3

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From today shall be effective as of: The CEO of the Supreme Council for the Environment shall implement this decision, which

The following is the date of its publication in the Official Gazette.

Abdullah bin Hamad bin Isa Al Khalifa

Chairman of the Supreme Council for the Environment

Issued on: 26 Dhu al-Hijjah 1434 AH

Corresponding to: October 31, 2013