

L.N. 105 of 2006

HEALTH CARE PROFESSIONS ACT

**Practice of Concurrent Professions Regulations, 2006
(CAP. 464)**

IN exercise of the powers conferred by article 4(2) of the Healthcare Professions Act, the Minister of Health, the Elderly and Community Care, has made the following regulations:-

1. The title of these regulations is the Practice of Concurrent Professions Regulations, 2006. Title.
2. (1) No medical doctor or dentist can be registered or practise his profession concurrently with another health care profession, except in the exceptional case of the speciality of oro-maxillo-facial surgery. Concurrent practice.
 - (2) In the case of other health care professions requesting registration in more than one register, the following procedure shall apply:
 - (a) the applicant shall inform the relevant Council of any registration or pending application with another Council. Any failure to do so will result in automatic disqualification from the second application;
 - (b) applications for dual registration and practice will be assessed by the relevant Councils using the following criteria:-
 - (i) potential conflict of interest,
 - (ii) patient and community implications,
 - (iii) ability to maintain satisfactory level of continuous professional development in both professions,
 - (iv) regulatory implications.
3. The applicant shall fulfil all the current criteria required for the registration of both health care professions. Criteria required for registration.
4. Dual concurrent registration and practice may be limited by conditions set by the relevant Council and approved by Minister. Dual concurrent registration.

Code of ethics and
code of practice.

5. The successful applicant shall abide with the Code of Ethics and the Code of Practice for both health care professions.

Liability.

6. The successful applicant shall be liable to the disciplinary action, offences and erasures as specified in the Part VII of the Healthcare Professions Act.