



Comentario al real decreto-ley 7/2018, de 27 de julio, sobre el acceso universal al sistema nacional de salud [

2018

text (article)

Analítica

The Royal Decree-law 7/2018, of July 27, on universal access to the National Health System has come to reverse the reform operated by Royal Decree-law 16/2012, of April 20, of urgent measures to guarantee the sustainability of the National Health System and improve the quality and safety of its benefits in terms of the right to healthcare and, more specifically, in relation to the deprivation of the right to health care charged to public funds of foreigners that they were in an irregular situation in Spain. This reform is preceded by various judgments of the Constitutional Court on the previous rule and seeks to recover a principle of universality of health provision in Spain. To carry out the modification regulates the concept of holder and the recognition of the right to health protection and health care with special mention to the protection of health and health care for foreigners who are in Spain do not have their legal residence in the Spanish territory and the pharmaceutical contribution of the same. The concepts of insured and beneficiary are reformulated and maintained but only for the purposes of the provisions of the international regulations and the contribution to the pharmaceutical benefit.

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