

NORMATIVE RESOLUTION 86, ISSUED ON MAY 12, 2010.

Regulates the concession of entry visas to foreigners, over fourteen and under twenty one years of age, who enter Brazil for sports training purposes.

THE NATIONAL IMMIGRATION COUNCIL, established by Law 6.815 from August 19, 1980 and organized by Law 10.683 from May 28, 2003, based on power granted by Decree 840 from June 22, 1993, decides:

Art. 1 Sports associations or organizations that offer regular and specialized sports training activities can be entitled to enroll foreign citizens in order to improve the athlete's performance in a specific sport, enrolled in similar associations and organizations in other countries and provided they are not professionals, are over fourteen and under twenty one years of age and that the enrolling institution can prove to a governing organ that:

I - they hold regular activities;

II - they are registered in the Municipal Council for the Rights of Children and Adolescents;

III - they are enrolled in the empowerment program of the Municipal Council for the Rights of Children and Adolescents; and

IV - they have the necessary professional competence.

Art. 2 The Ministry of Foreign Affairs may grant a temporary visa, as stated in clause I of art. 13 of Law 6.815 from August 19, 1980, conditioned to the presentation of the following documents:

I - all documentation that is usually required by Brazilian consular departments;

II - the contract between the foreign association/organization that enrolls the foreign athlete and the Brazilian training entity, which must also comply with the following requirements:

a) provide the vacancy for the entire training period; and

b) provide for the foreign citizen's upkeep and means of subsistence during his/her stay in Brazil, as well as cover travel costs (return ticket), stay and exit from Brazil and to guarantee to uphold individual rights according to current legislation and in particular those included in the Children and Adolescent Statutes, to guarantee medical, dental and hospital care, the enrollment in an educational institution including attendance guarantees and educational assistance, provide family reunions and communitarian activities to the adolescent and cover any other costs incurred by the foreign citizen.

III - written and authenticated authorization signed by the parents;

IV - negative criminal record certificate, if applicable, issued by the country of origin; and

V - birth certificate translated into Portuguese or English by a certified translator.

Art. 3 The visa specified by this Normative Resolution will be granted for a period of 12 (twelve) months and can be extended through the presentation of proof of enrollment in an educational establishment and of satisfactory school results as well as proof of compliance with the provisions of clauses "I" to "IV" of this law, and furthermore:

I - fill a specific application;

II - present an authenticated copy of the foreigner's identity card;

III - present authenticated copies of all pages of the foreigner's passport; and

IV - present proof of Renewal Tax payment.

Art. 4 A foreign trainee, who is the bearer of a visa based on this resolution, may not engage in any form of remunerated activity apart from his/her education scholarship.

Art. 5 A foreign citizen admitted into Brazil under the above conditions must, within 30 (thirty) days counting from the date of entry into the country, register with the Federal Police which will posteriorly issue a Foreigner's Identity Card that includes a reference to the special nature of the visa.

Art. 6 Normative Resolution 26 from November 25, 1998, is hereby revoked.

Art. 7 This Normative Resolution enters into effect on the date of its publication.

PAULO SÉRGIO DE ALMEIDA

President of the National Immigration Council