

<http://www.mte.gov.br/menu/imigracao/conselhonacional/Legislacao/ra/ResolNorm3.asp>

(link: legislation / Administrative Resolution / Administrative Resolution Nr. 3, of August 20, 2001)

Work Permit for Foreigners

Administrative Resolution Nr. 3, of August 20, 2001

Delegation of authority to the General Immigration Coordination of the Ministry of Labor

The National Immigration Council – CNIg, representative organ instituted by Law Nr. 6.815 of August 19, 1980, in the use of its powers, decides:

Art. 1 To delegate authority to the General Immigration Coordination of the Ministry of Labor to dismiss, ad referendum, processes that are, addressed to the National Immigration Council and that are manifestly unfounded or lack the honoring of the demands for the running of the process.

Art. 2 The decisions not to admit processes will be, dealt with at the next meeting of the National Immigration Council, when the referred processes will be at the disposition of the counselors for evaluation.

Art. 3 The Council is entitled and obliged to honor the appeal to decisions announced by the National Immigration Council or the declaration of the General Immigration Coordination of the Ministry of Labor. The term for the intervention of the appeal is five days, counting from the date of notification of the refusal or of the publication of the declaration in the Official Diary.

Art. 4 The Administrative Resolution enters into effect on the date of its publication, and is relevant for processes under way, even if registered before its enforcement.

ALVARO GURGEL DE ALENCAR
President of the National Immigration Council