

NATIONAL IMMIGRATION COUNCIL

NORMATIVE RESOLUTION NR. 76, MAY 3, 2007

Regulates the concession of a work permit to a foreign professional athlete, as defined by law.

THE NATIONAL IMMIGRATION COUNCIL, instituted through Law nr. 6.815, August 19, 1980 and organized through Law nr. 10.683, May 28, 2003, in the use of the powers set by Decree nr. 840, June 22, 1993, decides:

Art 1 A work permit and a temporary visa may be granted to a professional athlete, as defined by law, who intends to travel to Brazil in order to honor an employment contract with a sports organization or a private legal entity as specified in insert V of article 13 of Law nr. 6815, August 19, 1980.

Single paragraph. The request for the work permit must be submitted to the Ministry of Labor by the interested entity, the applicant, and be accompanied by the following documents:

I- a filled work permit requirement form according to the model approved by a Normative Resolution issued by the National Immigration Council;

II- a form containing data on the applicant and the candidate, according to model in the appendix to this resolution;

III- the legal act of the private entity, the applicant, duly registered with the competent organ;

IV- a document stating the election or appointment of a legal representative, duly registered with the competent organ;

V- a copy of the National Corporate Taxpayer Registry card – CNPJ, or equivalent document issued by the Federal Revenue Service;

VI- official document delegating the power of attorney, or if personal with signature certified by a notary, in cases when the permit applicant party is represented by an attorney;

VII- document stating that the applicant assumes all and any medical or hospital expenses for the contracted foreign citizen and, if applicable, for any of his/her dependents, during his/her/their permanency in Brazil;

VIII- original payment receipt of the individual immigration tax both for the candidate and for any dependents;

IX- a copy of the passport page that contains data on the foreigner's passport number, name, date of birth, nationality and a photograph; and

X- an employment contract which must include:

a) signatures and positions of the contracting parties;

b) the agreed remuneration;

c) commitment to repatriate the foreigner, as well as any of his/her dependents, at the end of the contracted stay; and

d) the period of contractual validity which may not be under three months or over two years and enters into effect on the foreign citizen's date of entry into Brazil.

Art. 2 The temporary visa named in the heading of Art. 1 of this Normative Resolution may be extended according to the current legislation.

Art. 3 This Normative Resolution enters into effect on the date of its publication.

PAULO SÉRGIO DE ALMEIDA
President of the National Immigration Council