

NORMATIVE RESOLUTION NR. 70, MAY 9, 2006

Deals with the concession of a permanent visa to a foreign citizen appointed to manage a non-profit organization.

THE NATIONAL IMMIGRATION COUNCIL, instituted through Law nr. 6.815, August 19, 1980, organized according to Law nr. 10.683, May 28, 2003, and empowered by Decree nr. 840, June 22, 1993, determines:

Art. 1 A request for a permanent visa for the position of president, manager or administrator of a non-profit legal and private entity will be evaluated under the protection of this Council's Normative Resolution Nr. 27, November 25, 1998, that deals with special situations and/or omitted cases.

§1 The provisions of this Normative Resolution apply to legal non-profit entities present in Brazil through an office, agency or branch, as well as those that with headquarters in Brazil and with activities in other countries, provided they can prove that their institutional activities pursue at least one of the following objectives:

- 1 – to promote social assistance;
- 2 – to promote education or sports;
- 3 – to combat poverty;
- 4 – to promote culture;
- 5 – to promote the preservation of the historical and artistic patrimony;
- 6 – to promote the preservation and conservation of the environment and a sustainable development;
- 7 – to promote ethics, peace, human rights, social rights, democracy and other universal values; and
- 8 – to promote/represent international labor rights/unions.

§ 2 The granted visa is for a maximum period of five years and is conditioned to the exercise of the specific position, for the period of the duration of the contract, the official date or the duration period of the delegated power of attorney. The respective period must be included in the foreign citizen's passport as well as on his/her foreigner's identity card.

Art. 2 The request for a permanent visa should be accompanied by the following documents:

1 – from the contracting party:

- a) constitutive document or articles of incorporation as registered with the competent organ;
- b) public power of attorney document delegating power to the foreign citizen or document on the appointment of the foreigner to the position, registered with the competent organ;
- c) proof of valid registration in the National Legal Entity Registry (CNPJ);
- d) information on planned activities/actions to be carried out in Brazil as well as available resources according to the provisions of §1 of art.1 of this Normative Resolution;
- e) justification for employing foreign workmanship; and
- f) letter of responsibility where the contracting party assumes all and any medical and hospital expense of the contracted foreign citizen and his/her dependants;

2 – from the contracted foreign citizen:

- a) information on the remuneration that is to be received in Brazil and abroad, if applicable; and,
- b) description of the activities that the foreign citizen will exercise in Brazil.

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

NILTON FREITAS
President of the National Immigration Council

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