

## **Administrative Rule 45 from March 29, 2007**

**THE STATE LABOR MINISTER**, in the use of his attributions and considering the provisions set by §1 of art. 7 of Normative Resolution 71 from September 5, 2006 and by text of the single paragraph of art. 3 of Normative Resolution 72 from October 10, 2006, both issued by the National Immigration Council, decides:

Art. 1 To delegate the competence to attend to the following contractual extension requests to the head of the General Immigration Coordination Department (CGIg) within this Ministry :

1 – extension of the contract validity period for Brazilians working aboard foreign tourism vessels according text of the heading of art. 7 of Normative Resolution 71 from 2006, published in the Official Gazette (DOU) on September 11, 2006, part 1, page 81,; and,

2 – extension of the contract validity period for Brazilians working aboard foreigner embarkations and platforms according to the text of art. 3 of Normative Resolution 72 from 2006, published in the Official Gazette (DOU) on October 13, 2006, part 1, page 126.

Art. 2 Requests for extensions based on art. 1 of this Administrative Rule can be forwarded to the General Immigration Coordination Department by the respective contracting enterprises and must be accompanied by the following documents:

1 – the enterprise's act of incorporation/statutes;

2 – document on the selection/appointment of the enterprise's legal attorney;

3 – leasing or services contract, or the enterprise's act of designation, if representing the foreign shipowner;

4 – provide justification for the contract extension, the list of embarkations and platforms that operate within Brazilian territorial waters, and were leased, contracted or placed under the enterprise's responsibility, and specify which are the object of the extension request(s);

5 - list of crew members and other professionals, Brazilians and foreigners, working aboard the foreign embarkations and platforms operating within Brazilian territorial waters, which were leased, contracted or placed under the enterprise's responsibility, and specify the functions of each worker/professional;

6 - documentation presenting proof of public and broad activities aimed at the recruitment of Brazilian workers, for the respective available positions; and

7 - present the result of consultations with the respective professional worker's labor organization(s), corresponding to the position(s) appointments, regarding the availability of Brazilian professionals for the exercising of the same function(s).

Single paragraph. The enterprise requesting the extension must present the extension application at least 15 days before the expiration of the contractual periods for the Brazilian citizens that are the subject of inserts 1 and 2 and of art. 1 of this Administrative Rule.

Art. - 3 The General Immigration Coordination Department may contact the Regional Labor Precincts and the organs of the National Employment System in order to substantiate its decisions.

Art. - 4 This Administrative Rule enters into effect on the date of its publication.

**LUIZ MARINHO**

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