

ADMINISTRATIVE ORDER/GM/CGIg/NR. 04/07

Establishes operational procedures related to the presentation of leasing and service contract documents in relation to the provisions of Normative Resolution 72/2006.

THE GENERAL IMMIGRATION COORDINATOR, based on his legal competence and considering the need to standardize the evaluation procedures for work permit applications for foreigners working aboard foreign vessels or platforms, according to the provisions of the National Immigration Council's Normative Resolution 72/2006,

Decides:

1. The applications for work permits based on RN 72/2006 that are registered from this date onwards must be performed by the Brazilian legal entity that is one of the signing parties, or the responsible intervenor, of the leasing contract for the foreign vessel; or by a Brazilian legal entity that has signed a contract for the rendering of services linked to the leasing contract, and one of the contractual parties for the rendering of services is the Brazilian leasing firm.
2. In cases where the rendering of services is independent from the leasing contract, and in cases of a risk contracts, the application must be made by the Brazilian firm that is one of the contractual parties.
3. The applicant may, according to the provisions of art.1, insert 1, line "e" of Normative Resolution 74/2007, be represented by an attorney.
4. To be published in the internal Journal (Boletim) and on this Ministry's electronic Internet page.
5. Directors and other public servants of this General Coordination department are hereby notified.

Brasilia, Federal District, July 4, 2007

Paulo Sérgio de Almeida
General Coordinator