



New immigration controls for seafarers entering Brazil

A valid Seafarer Identity Document issued in accordance with ILO Convention 185 is the only "maritime identity document" that will be accepted as proof of the bearer's eligibility for visa waiver by the Brazilian immigration authorities.

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As a *general rule*, all foreigners require a visa to enter Brazil, including seafarers. A *visitor visa* allows a seafarer to stay for a period of up to 90 days per year and for periods exceeding 90 days, a *temporary work visa* must be obtained and registered with the Federal Police. However, please note the following exemptions and clarifications relevant for seafarers:

• As previously, seafarers holding a valid passport from a country that Brazil has visa exemption agreement with can stay for a period of up to 90 days per year without a visa (non-extendable).

• Seafarers that enter Brazil on a ship, or for the purpose of embarking on a foreign ship or platform,

and

carry a valid Seafarer Identity Document (SID) issued in accordance with the ILO Seafarers' Identity Documents Convention No.185 (C185

), are permitted to stay for a period of up to 180 days per year without a visa. Those staying longer than the 180 days must obtain a temporary work visa.

• The period of stay is counted from the date of the first entry into Brazil to the date when the vessel leaves the last national port or the date when the seafarer is repatriated.

• Seafarers that enter Brazil to work onboard a Brazilian flagged ship or platform must, regardless of the term of employment and irrespective of him/her holding a C185 SID, obtain a temporary work visa.

• The Federal Police emphasizes that a Seaman's Book (Seafarer's Service Book or Discharge Book) is

not

the same document as a C185 SID. The Seaman's Book represents a proof of qualification and experience rather than a proof of identity as it may not attain the security level of identity documents, e.g. regarding protection against forgery.

 \bullet The Federal Police also makes it clear that SIDs issued under ILO Convention 108 (C108

), are no longer accepted as valid identification documents for visa exemptions.

Gard's local correspondent, Representações Proinde Ltda has published a useful The information provided in this article is intended for general information only. While every effort has been made to guide One howather newfimmigration negulations, apply do seatarers at this guide aims ito provide as practicals overview of the main regulatory aspects related to foreignce on such information is strictly at your own risk. Gard AS, including its difiliated companies, agents and employees, shall not be held seatarers, in Brazil, public, fight of the newhegal effective spects related to foreignce on such irrespective of whether it is sourced from Gard AS, its shareholders, correspondents, or other contributors.

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Members and clients trading to Brazilian ports are advised to familiarise themselves with Brazil's immigration laws and inform their Masters accordingly. In order to avoid deportation notices and fines, Masters should be instructed to closely monitor the amount of time each crewmember has stayed in Brazil and report to the local agent well in advance of the limit being reached in order to ensure there is sufficient time for any visa applications to be submitted.

We are grateful to our Brazilian correspondents Williams Brothers Ltda and Representações Proinde Ltda for providing the above information.

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