

Houston, TX, David Wayne Hooks Memorial, LOC/DME RWY 17R, Amdt 1, CANCELLED

Rock Springs, TX Edwards County, VOR OR GPS RWY 14, Amdt 2

The following procedure published in TL 96-19 dated August 23, 1996 with an effective date of October 10, 1996 is hereby rescinded:

Phoenix, AZ, Phoenix-Deer Valley Muni, GPS RWY 7R, Orig

The following procedures published in TL 96-20 dated September 6, 1996 with an effective date of November 7, 1996 are hereby rescinded:

West Milford, NJ, Greenwood Lake, VOR RWY 6, Orig

West Milford, NJ, Greenwood Lake, VOR OR GPS-A, Amdt 3 CANCELLED

Saratoga Springs, NY, Saratoga County, VOR-A, Amdt 5

[FR Doc. 96-26098 Filed 10-9-96; 8:45 am]

BILLING CODE 4910-13-M

DEPARTMENT OF STATE

22 CFR Part 41

[Public Notice 2452]

Bureau of Consular Affairs; Visas Documentation of Nonimmigrants Under the Immigration and Nationality Act, as Amended; Application for Nonimmigrant Visa—Olympic Procedures

AGENCY: Bureau of Consular Affairs, DOS.

ACTION: Final rule.

SUMMARY: In order to accommodate the increased workload as a result of the Summer Olympic Games held in Atlanta in July 1996, the Department made certain temporary changes in established procedures for processing nonimmigrant visas for the great number of participants [61 FR 1521, January 22, 1996]. These changes included: granting the Deputy Assistant Secretary for the Visa Office authority to designate consular posts for processing of NIVs regardless of the applicant's place of residence or physical presence, a waiver of the passport requirement at the time of visa application, and a waiver of the photograph requirement at the time of NIV application and issuance. As these special procedures are no longer applicable, the Department is removing them from the regulations.

DATES: October 10, 1996.

FOR FURTHER INFORMATION CONTACT: Stephen K. Fischel, Chief, Legislation and Regulations Division, 202 663-1204.

SUPPLEMENTARY INFORMATION:

Background

The Games of the XXVI Olympiad held in Atlanta, Georgia were the largest in history with 10,000 athletes and at least 45,000 persons in the entire Olympic Family. "Olympic Family Members" included: athletes, coaches, trainers, support personnel, senior officials of the International Olympic Committee, International Federations, National Olympic Committees, and other Olympic Games Organizing Committees, as well as official guests, rightsholding broadcasters, accredited international media representatives and international judges and juries. The vast majority of "Olympic Family Members" were aliens and had to be processed for admission into the United States for the Games. The great numbers involved required the Department of State and other agencies engaged in the process to devise means to accommodate "Olympic Family Members" in the most efficient fashion. Visa processing procedures for the Games were specifically designed to minimize the burden on the currently heavily taxed resources at U.S. consular posts abroad and to facilitate visa processing for "Olympic Family Members."

Final Rule

This final rule removes the temporary regulations established for processing nonimmigrant visas for temporary visitors to the United States for purposes of the 1996 Olympic Games in Atlanta. It is being promulgated as a final rule based on the exception found at 5 U.S.C. 553(b), the Department for good cause having found that public notice is unnecessary because the rule merely eliminates regulations that are no longer relevant.

This rule is not expected to have a significant impact on a substantial number of small entities under the Regulatory Flexibility Act, 5 U.S.C. 605(b). This rule does not impose information collection requirements under the Paperwork Reduction Act, 44 U.S.C. Chapter 35. This rule has been reviewed as required under E.O. 12988. This rule is exempt from review under E.O. 12866, but has been reviewed internally by the Department to ensure consistency with the objectives thereof.

List of Subjects in 22 CFR Part 41

Aliens, Documentation, Nonimmigrants, Passports and visas.

In view of the foregoing, Part 41 of Title 22 is amended by deleting paragraph (c) to 41.101; paragraph (e) to 41.104; subparagraph (iv) to 41.105(a)(3); and subparagraph (3) to

41.113(k), which were added in 61 FR 1521, January 22, 1996.

PART 41—[AMENDED]

1. The authority citation for Part 41 continues to read:

Authority: 8 U.S.C. 1101 and 1104; 19 U.S.C. 3401.

2. Part 41, is amended:

§ 41.101 [Amended]

a. By removing paragraph (c) from § 41.101;

§ 41.104 [Amended]

b. By removing paragraph (e) from § 41.104 ;

§ 41.105 [Amended]

c. By removing paragraph (a)(3)(iv) from § 41.105 and in paragraph (a)(3)(iii) of that section by removing the word "or" and by replacing the semicolon with a period after the word "age".

§ 41.113 [Amended]

d. By replacing the semicolon with a period after the word "card" and by removing the word "or" in the last line of paragraph (k)(2)(ii); and by removing paragraph (k)(3) from § 41.113.

Dated: September 17, 1996.

Mary A. Ryan,

Assistant Secretary for Consular Affairs.

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DEPARTMENT OF THE TREASURY

Internal Revenue Service

26 CFR Parts 1 and 301

[TD 8683]

RIN 1545-AU48

Magnetic Media Filing Requirements for Information Returns

AGENCY: Internal Revenue Service (IRS), Treasury.

ACTION: Final and temporary regulations.

SUMMARY: This document contains regulations relating to the requirements for filing information returns on magnetic media or in other machine-readable form under section 6011(e) of the Internal Revenue Code (Code). These regulations affect persons filing information returns. These regulations prescribe new magnetic media filing requirements for employers filing wage and tax statements for employees in Puerto Rico, U.S. Virgin Islands, Guam, and American Samoa. In addition, these