

DOF: 14/11/2013

NOTICE by which discloses to service companies scheduled international air transport and regular passengers, address and coordination mechanism necessary for the receipt and processing of information relating to passengers, crew and transport means entering or leaving the country, according to Article 46 of the Migration Act.

The margin a seal with the national emblem, which reads: United States of Mexico. - Ministry of Interior. - National Migration Institute.

VARGAS Ardelio moat, Commissioner of the National Migration Institute, based on the provisions of Articles 1, 2, 4, 19, 20, sections I, II and X and 46 of the Migration Act; 42, section I, 43, 44, 45 and 46 of the Regulation of the Migration Act, 2 Section C, Section III, 69, 70 section XXI, 77 section II and 78 in section III of the Internal Regulations of the Ministry of Interior and 1, 2 fractions II and IX, 3 Section I paragraph a), 5, 6, 7, 11 fraction I, 13 and 14 of the Agreement are issued General Guidelines for the transmission of electronic lists of passengers, crew and transport to the National Institute of Migration, and

WHEREAS

That Article 46 of the Migration Act determines that airlines and shipping companies, as well as aircraft and private vessels engaged on international passenger shall transmit electronically to the National Migration Institute information on passengers, crew and means of transport entering or leaving the country;

That the Regulation of the Migration Act determines what information and data that companies must submit the required National Migration Institute, also limits when you consider that this is incorrect, incomplete or untimely, as well as the assumptions on which subjects required will not be sanctioned, mandating that the terms for the electronic transmission of information shall establish general administrative provisions which will be published in the Official Gazette of the Federation;

That on November 8, 2012, was published in the Official Journal of the Federation Agreement are issued general guidelines for the transmission of electronic lists of passengers, crew and transport facilities to the National Migration Institute, which aims is to regulate the terms on which the subjects required to electronically send INM all information relating to passengers, crews and vehicles entering or leaving the country, in accordance with Article 46 of the Migration Act;

That in terms of Article 3, Section I, paragraph a) of the Agreement referred to paragraph immediately above, service companies and international scheduled air transport Non-scheduled passenger are required to comply with them;

That Article 5 of the orders mentioned I os obligated to transmit electronically the information when it enters or leaves the country is done by air, will be through the System Advance Passenger Information (APIS, for its acronym in English) under the exchange standard UN / EDIFACT PAXLST;

That Article 6 of the said Agreement provides that the parties required to the electronic transmission of information whose entry or exit from national territory is made air, shall transmit electronically the information on passengers, crew and transport, complying with the rules of syntax PAXLST specified in the message;

That Article 11, Section I of the said Agreement provides that the transportation service companies international air and non-scheduled passenger, provided for in Article 3, Section I, paragraph a), shall transmit the information to charge through automated electronic media to count the National Migration Institute, fulfilling the UN / EDIFACT format;

That Article 13 of that Agreement determines that the National Migration Institute will establish the technological and coordination mechanisms necessary for the receipt and processing of the information through the media that is suitable, and

That by virtue of the foregoing, it is necessary to make known to the service companies and international scheduled air transport Non-scheduled passenger as well as the general public, media and technology and coordination mechanisms implemented by the National Institute of Migration for the fulfillment of the obligation under Article 46 of the Migration Act, so I have decided to issue the following:

**NOTICE THAT REVEALS COMPANIES TO AIR TRANSPORT SERVICES
AND NO REGULAR REGULAR INTERNATIONAL PASSENGER AND MAIL FACILITY
COORDINATION NECESSARY FOR THE RECEPTION AND PROCESSING OF INFORMATION
ON PASSENGERS, CREW AND TRANSPORTATION TO ENTEROR LEAVE
THE COUNTRY IN ACCORDANCE WITH ART icle 46 MIGRATION ACT**

FIRST. awareness is made of companies international air transport services scheduled and non-scheduled passenger and the general public that the National Migration Institute, in compliance with the provisions of Section I, Articles 11 and 13 of the Agreement which are issued by the General Guidelines for the transmission of electronic lists of passengers, crew and means of transport to the INM, the company has hired ARINC, Incorporated, to operate the technology mechanism and coordination necessary for reception and processing of information relating to passengers, crew and air transport entering or leaving the territory , compliant with

Article 46 of the Migration Act, through the Information System Advance Passenger (APIS, for their acronym in English) under the interchange standard UN / EDIFACT PAXLST.

SECOND. electronic transmission of information referred to in this notice, must comply with the provisions of Articles 5, 6 and 7 of the Agreement are issued general guidelines for the transmission of electronic lists of passengers, crew and media transport to the National Institute of Migration and other applicable provisions.

THIRD. A purpose of complying with technological and coordination mechanism referred to the present notice and make technological adaptations that are required, are made available to interested contact the following means:

National Institute of Migration:

apisinm@inami.gob.mx

ARINC Incorporated:

[http://www.arinc.com/resources/contact/
mexicoapis@arinc.com](http://www.arinc.com/resources/contact/mexicoapis@arinc.com)

FOURTH. - Service firms international scheduled air transport Non-scheduled passenger and, carry out technological adaptations necessary to comply with the provisions of this notice, prior to December 31, 2013.

TRANSIENT

ONLY. This notice shall enter into force on the day following its publication in the Official Journal of the Federation.

Given in Mexico City, to November 5, 2013. - The Commissioner , **Ardelio Vargas Fosado** . - Category.