

§ 214a.5 *Additional documents required in support of application for an extension of temporary stay.* [Revoked, 19 F. R. 9175, Dec. 24, 1954]

Part 214b—Admission of Non-immigrants: Temporary Visitor for Business or Pleasure

AUTHORITY NOTE: The citation of authority for Part 214b is changed to read as follows: “§§ 214b.1 and 214b.2 issued under sec. 103, 66 Stat. 173; 8 U. S. C. 1103. Interpret or apply secs. 101, 214, 66 Stat. 166, 189; 8 U. S. C. 1101, 1184.”

SUBPART A—SUBSTANTIVE PROVISIONS

Sec.

214b.2 Bonds. [Revoked]

§ 214b.2 *Bonds.* [Revoked, 20 F. R. 967, Feb. 16, 1955]

Part 214c—Admission of Non-immigrants: Transit Aliens

AUTHORITY NOTE: The citation of authority for Part 214c is changed to read as follows: “§§ 214c.1 to 214c.4 issued under sec. 103, 66 Stat. 173; 8 U. S. C. 1103. Interpret or apply secs. 101, 214, 66 Stat. 166, 189; 8 U. S. C. 1101, 1184.”

SUBPART A—SUBSTANTIVE PROVISIONS

Sec.

214c.3 Bonds. [Amended]

§ 214c.3 *Bonds.*

CODIFICATION: § 214c.3 was amended in the following respects:

1. The phrase “Form I-336” was changed to “Form I-377” wherever it appeared, 20 F. R. 967, Feb. 16, 1955.

2. The words “or officer in charge” were deleted, 21 F. R. 2968, May 4, 1956.

Part 214d—Admission of Non-immigrants: Crewmen

AUTHORITY NOTE: The citation of authority following § 214d.1 is changed to read as follows: “(Sec. 103, 66 Stat. 173; 8 U. S. C. 1103. Interprets or applies secs. 101, 214, 66 Stat. 166, 189; 8 U. S. C. 1101, 1184.)”

Part 214e—Admission of Non-immigrants: Treaty Trader

Subpart A—Substantive Provisions

Sec.

214e.3 Bond. [Revoked]

214e.5 Additional documents required in support of application for an extension of temporary admission. [Revoked]

Sec.

214e.6 Trader and dependents admitted under Immigration Act of 1924. [Revised]

Subpart B—Procedural and Other Nonsubstantive Provisions [Revoked]

214e.61

AUTHORITY NOTE: The citation of authority for Part 214e is changed to read as follows: “§§ 214e.1 to 214e.61 issued under sec. 103, 66 Stat. 173; 8 U. S. C. 1103. Interpret or apply secs. 101, 214, 223, 66 Stat. 166, 189, 194; 8 U. S. C. 1101, 1184, 1203.”

SUBPART A—SUBSTANTIVE PROVISIONS

§ 214e.3 *Bond.* [Revoked, 20 F. R. 967, Feb. 16, 1955]

§ 214e.5 *Additional documents required in support of application for an extension of temporary admission.* [Revoked, 19 F. R. 9175, Dec. 24, 1954]

§ 214e.6 *Trader and dependents admitted under Immigration Act of 1924.*

A trader or dependent admitted to the United States under the Immigration Act of 1924 without limitation of time shall make a report annually on the anniversary date of his original admission to the United States on Form I-126 to the district director having administrative jurisdiction over the place where the alien resides in the United States indicating whether he continues to be eligible for readmission to the country whence he came or for admission to some other country, and has fulfilled and will continue to fulfill all the conditions prescribed by § 214.2 of this chapter. No appeal shall lie from such officer's decision that the alien is not maintaining his status.

CODIFICATION: § 214e.6 was revised, 19 F. R. 9175, Dec. 24, 1954. Subsequently, the words “or officer in charge” were deleted, 21 F. R. 2968, May 4, 1956.

SUBPART B—PROCEDURAL AND OTHER NON-SUBSTANTIVE PROVISIONS [REVOKED, 19 F. R. 9175, DEC. 24, 1954]

Part 214f—Admission of Nonimmigrants: Students [Revised]

Subpart A—Substantive Provisions

Sec.

214f.1 Petition for approval.

214f.2 Approval of certain institutions of learning and recognized places of study.

214f.3 Withdrawal of approval.

214f.4 Certificate of eligibility.

214f.5 Prerequisites for admission.