

9.18 (Cont'd)

d. A group visa is ordinarily issued only to members of organized parties and athletic teams. It will not be issued to unorganized bodies or tourists.

9.19 - Spare

Transit Visas

9.20 a. A Transit Visa for passage through Canada may be granted to any person who does not come within the prohibited classes (See 8.10), provided he has already obtained a visa for the country of ultimate destination, is in possession of through transportation and sufficient funds for his journey.

b. A transit visa requires that the holder shall travel by one of the recognized direct routes to his destination and does not permit stopovers.

9.21) - Spares
9.22)

Applicants for
Permanent entry
to the United
States

9.23 a. United States Immigration law requires that applicants for permanent entry to the United States must have their applications approved by a United States Consul outside of the United States. Arrangements have been made between the Canadian and United States Immigration Departments for Canada to facilitate the obtaining of United States permanent entry visas for such persons who are already residing in the United States but holding only temporary entry visas.

b. The United States Immigration authorities will give pre-examination to certain applicants, e.g., provided they have lived in the United States for a period of five years or a period of one year if they have a near relative already admitted for permanent residence in the United States. In such cases, United States authorities issue a document to the applicant showing that he is re-admissible to the United States. Such applicant does not require a Canadian visa. He is admissible to Canada for a period of ten days merely by presenting his letter of re-admissibility to the Canadian Inspector of Immigration at the border.

c. Visas may not be given to applicants for permanent entry to the United States unless they have been pre-examined or are in possession of a letter showing that they are re-admissible to the United States. A letter of appointment received from a United States Consul in Canada is not sufficient.