

# OFFICE OF LEGAL AFFAIRS

## **ADVISORY OPINION**

Advisory Opinion # AO – 2009-1008

Subject: Part 1626 Citizenship Alienage Inquiries and Stutory Exceptions to the

Alienage Restrictions

Date: December 4, 2009

### QUESTION PRESENTED

We have been asked if the Legal Services poration ("LSC") statutes or regulations mandate that grantees inquire introe citizenship or alienageasts of applicants with legal issues that are within the statutory exceptions alienage requirements, such as human trafficking or domestic violence.

#### **BRIEF ANSWER**

Three specific statutes lift those prohibitions specific categories of eople, including victims of human trafficking or domesticolence, regardless of alienageatus. LSC grantees are not required by law or regulation tonquire into the citizenship calienage status of people with legal issues in those categories cause Congress has determithed individuals with those legal problems may be served by LSC antees regardless of their cetizenship or alienage status.

### **BACKGROUND**

The LSC FY 1996 appropriation contains astriction on LSC grantees providing services to certain cargories of non-citizen's. This restriction largely carried forward prior alienage restrictions and also extended threngrantees' non-LSC funds (except for tribal funds). LSC's regulations regarding the alienagestrictions appear at 45 C.F.R. Part 1626. Subsequently, certain categories exceptions were created ee 62 Fed. Reg. 45,755, Part 1626 Final Rule (Aug. 29, 1997), LSC Program Letters 2 and 06-02, and Pub. L. 110-161, Div. B, Title V, §540, 121 Stat. 1844 (2007) (rediag H(ii)(b) forestry workers).

<sup>&</sup>lt;sup>1</sup> See Omnibus Consolidated Rescissions and Appropriations Act ("OCRAA") of 1996, Pub. L. 104-134, §504, 110 Stat. 1321-53–56 (1996), incorporated by reference thereafter in subsequent LSC appropriations through reenactment in Departments of Coemore, Justice, and State, and the Judiciary and Related Agencies Appropriations Act of 1998, Pub. L. No. 105-119, §502, 111 Stat. 2440-510 (1997). Subsequent legislation has modified some of the OCRAA restrictions not at issue here.

<sup>&</sup>lt;sup>2</sup> 45 C.F.R. Part 1626 has not been amended since 1997. As such, these subsequent statutory changes to the alienage restrictions have been addressed in programslett other communications to LSC grantees. The forestry worker exception is not relevant to the question addressed herein.

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First, in FY 1997 Congress passed the nnedy Amendment" providing that LSC grantees could provide non-LSC inded services to certain chims of domestic violence regardless of their citienship or alienageatus. 45 C.F.R. §1626.4 (implementing provisions of Public Law 104-208, 110 Stat. 3009 (1996)). Fed. Reg. 45,755 (revising Part 1626 to implement the Kennedy Amendment).

Subsequently, Congress passed the Victorns rafficking Protection Act in 2000 and reauthorized it in 2003 providing that LSC "shakpand benefits and services to victims of severe forms of trafficking in persons in ethUnited States, and aliens classified as a nonimmigrant under section 1101(a)(15)(T)(ii) of

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are ineligible aliens themselves. Thus, there awassestion if a granteeeded to first determine whether the person with that type legal problem was an ineligible alien in order to then determine whether the exception applied. Problems arose when applicants were minors, mentally unfit, or otherwise not competent provide reliable citienship or alienage information. In those situations the granteeuld not determine whether the applicant was a citizen or alien, even though the grantee could problem services regardless of citizenship or alienage.

Reading all of the LSC statutoprovisions together, it becomes clear that there is no necessity for such an inquiry once an applicantablishes that he or she has a problem that would qualify for these statutory exceptions whereor she an otherwise ineligible alien. LSC requires proof of citizenship or eligible alien statin order to demonstrate than an applicant is not covered by the alienage prolition. Once an applicant demonsters that he or she has one of these legal problems—formample domestic abuse by a specushen there is no remaining applicable alienage prohibition attrous no need for a citizenship adirenage inquiry. In creating these exceptions Congress explicitly removibiatenship or alienage requirements from these types of cases.

## CONCLUSION

The LSC statutes and reguidans prohibit LSC granteefrom providing services to certain classes of aliens. In order to ensure compliance with these restrictions, LSC generally requires grantees to inquire about applicant tizen is hip or alienage status. When grantees provide services to individual with legal needs that would qualifier the statutory alienage exceptions under the Victims of Trafficking from the Violence Against Women Act of 2005 (expanding the Kennedy Amendment), the alienage on longer applies As such, there is no remaining statutory or relatory requirement that grante into citizenship or alienage in those limited situations.

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