Man Sen Leg 3331 Was Dea resp Rule 5170 Ovei 1626 and Reat §162 (LSC prog Corr 1626 more eligi Defi "traf "seve recip TLSC

CLS a §1626.4(c)(2) VTVPA/TVP under state or

The 20 states and all TIP report fur inconsistency that the U.S. § in the U.S. TI Appropriation Section 502 al immigration r in violation of explicit limital services to vic Department in trafficking as

CLS is grantees shoul should be able evidence that I

Location of th

LSC sp take place. LS of trafficking r conclusion, an trafficking in t CLS disagrees expansive appr

In reactin part on the viscotion 502 is assistance to sexual assault however, allow visa crime has

Colorado Legal S. Page 2 of 6

U.S. Der http://www.state.

violated domest referrin which l

traffick definition of several does no statute a victims of servithe marked not vict the geogral allowing should activity are intercrimes, victims

occurrir country, not to be by the ti she esca she wou trafficke country occurred multi-ed because regulation with regulation

² S Activity, U

Colorado Page 3 of

Prese

present that "a for as reason same include the pro-

Evide.

which broad officia make supporting security traffic official able to yet exit allowing the properties of the properties

Chang

previous change eligible prohib profess individud to be in

determ, visa rel based d should applica

Colorade Page 4 c

eligible to visa applic sufficient of been the v later obtain crime, she an LSC gra filing an ir a "notario" denial, the refile a cor requiremen petition. C Sec. 502 o be correcte immigratic is after-acc

Sin not a victir besides U.S application Customs E regulation, ineligible f determinat investigation experience been huma provision. grantees re circumstan is eligible u overly narry continued 1 rights of a compliance unnecessar

Conclusion

CLS CFR Part 1 authority th CLS has pr definition o

Colorado Leg Page 5 of 6

