

OFFICE OF LEGAL AFFAIRS

ADVISORY OPINION # AO-2013-005

SUBJECT: Citizenship Attestation by Minors

Date: July 30, 2013

QUESTION PRESENTED

If a parent or legal guardian is unavailate provide a citizenship attestation for a minor, may the minor attest to his or her owtize inship status under 45 C.F.R. § 1626.6 (a)?

BRIEF ANSWER

The LSC Act, LSC appropriations ridersndaPart 1626 of the LSC regulations do not limit recipients to obtaining citizenship attestations from adult applicants. Accordingly, when a parent or legal guardian is unavailable to indeva citizenship attestation for a minor, it is permissible for a recipient to obtain a citizenship station directly from the minor, so long as (i) it is reasonable to believe timeinor has the ability to represents or her citizenship status, and (ii) minors are not prohibited state law from making such anteestation. If a recipient has reason to doubt a minor applicancitizenship, the recipienthsuld employ one of the methods of verification set forthin section 1626.6(b)

BACKGROUND

Legal Services of North Florida (LSNF) has quested the opinion of the Office of Legal Affairs (OLA) concerning "the ability of minors o sign citizenship attestations when it is reasonable to believe they have the ability to actely represent their citizenship status." The genesis of LSNF's inquiry is as follows.

LSNF represents children who have bivegal problems in the delinquency and dependency systems. LSNF's attorneys arencate pointed by a court to represent minors, the

¹ The definition of "minor" varies from tate to state, but it is generally the defid as a person who has not reached the age of majority, which is 18 years of age in most stace, e.g.Fla. Stat. Ann. § 39.01(12) (2013) ("Child' or 'youth' means any unmarried person under the age of easy who has not been emancipated by order of the court."); Va. Code Ann. § 16.1-228 (2011) ("Minor' means person less than 18 years of age."); and Wis. Admin. Code Trans § 102.21(1)(d) (1994) ("Minor' means a person less than 18 years of age.").

majority of whom are teenagers. Many of these children are estranged from their families and some are in foster care. Innse instances, the parents of these ors may not have an interest in ensuring legal representation for their cheldrand, thus, may not cooperate and execute a citizenship attestation on the moirs' behalf. While LSNF has obtined birth certificates from state agencies, birth certificates are not always ilable, and, in some instances, the agencies have not been able to provide documentation inelty fashion, particularly when expedited legal action was required. In otherstances, minors have been covered from their home and do not have access to birth certificates, baptismal certificates or other similar documents establishing their citizenship.

ANALYSIS

Section 504(a)(11) of the LSC FY 1996 appriantion, which has been carried over in each subsequent year's appropriation, prohibites Corporation from providing funding to any recipient that provides legal assistance attens ineligible for such assistance Omnibus Consolidated Rescissions and Appropriations Act of 1990b. L. No. 104-134, Title V, § 504(a)(11), 110 Stat. 1321, 1321-54 (1996)his statutory prohibition has been implemented by Part 1626 of LSC's regulations, which also windes guidance to recipients regarding the eligibility and immigration status of persons seeking leassistance. 45 C.F.R. Part 1626.

Section 1626.6, governing "Verifitian of citizenship," is paticularly germane to the question presented here:

- § 1626.6 Verification of citizenship.
- (a) A recipient shall require alpalicants for legal assistance who claim to be citizens to attest writing in a standard form provided by the Corporation that they are citizens, unless the only service provided for a citizen is briefdwice and consultant by telephone which does not include on tinuous representation.
- (b) When a recipient has reason doubt that an applicant is a citizen, the recipient shall requirverification of citizenship. A recipient shall not consider factors such as a person's accent, limited English-speaking ability appearance, race or national origin as a reason to doubtath person is a citizen.
 - (1) If verification is required, a recipient may accept originals, certified copies, ornhotocopies that appear to be complete, correct and authten of any of the following documents as evidence of citizenship:

² The LSC FY 1996 appropriation restrictions are incorporated in every subsequent LSC appropriations. Departments of Commerculation, which has been incorporated in every subsequent LSC appropriations. Departments of Commerculation, and State, the Judiciary, and Related Agencies Appropriations Act, 1996b, L. 105-119, Title V, § 502(a)(2), 111 Stat. 2440, 2510 (1997), incorporated by reference Consolidated and Further Continuing Appropriations Act, 2076b. L. 113-6, Div. B, Title IV, 127 Stat. 198268 (2013). Congress has made some modifications to the 1996 restrictions that are not relevant to this opinion.

- (i) United States passport:
- (ii) Birth certificate;
- (iii) Naturalization certificate;
- (iv) United States Citizenship Identification Card (INS Form 1-197 or I-197); or
- (v) Baptismal certificate showng place of birth within two months after birth.
- (2) A recipient may also accept any other authoritative document such as a document issued by INS, by a court or by another governmental agenthat provides evidence of citizenship.
- (3) If a person is unable tproduce any of the above documents, the person maybenit a notarized statement signed by a third party, who should be an employee of the recipient and who can produce proof of that party's own United States citizenship, at the person seeking legal assistance is a United States citizen.

45 C.F.R. § 1626.6.

As quoted above, with limited exceptis, "[a] recipient shall requirell applicants for

permissible for a recipient to obtain a citizensatpestation directly from a minor, unless the applicable state prohibitattestations by minors.

Finally, regardless of whether an adult ornomiattests to citizensth, if "a recipient has reason to doubt that [a minor] applicant is it is recipient shall equire verification of citizenship" using the measures portels and in 45 C.F.R. § 1626.6(b).

CONCLUSION

Because the LSC Act, LSC appropriation restrictions, and Part 1626 do not limit recipients to obtaining citizenship attestations adult applicants, it is, unless otherwise prohibited by state law, permissible a recipient to obtain citizenship attestations from a minor when the minor's parent or legal guardian is unlable to provide the citizenship attestation for the minor and it is reasonable to believe the minor and it is reasonable to believe the



