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Utilization of Language Services for Clients with Limited English Proficiency Protocols

Neighborhood Legal Services, Inc.

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Abstract
The US Census Bureau, 2008-2012 American Community Survey, estimated that 29,786 people or 9.9% of the residents in Erie County speak English less than “very well” and speak another language at home; in Niagara County 5.1% of the residents speak English less than “very well” and speak another language at home; in Genesee County 4% of the residents speak English less than “very well” and speak another language at home; in Orleans County 6.4% of the residents speak English less than “very well” and speak another language at home; and in Wyoming County 5.1% of the residents speak English less than “very well” and speak another language at home. Legal Services programs must ensure that this language limitation does not create barriers to our services for those clients with Limited English Proficiency (“LEP”). This policy is promulgated to ensure that clients of Neighborhood Legal Services, Inc., have full, relevant access to the services they need, notwithstanding their limited English proficiency.

Keywords
Buffalo, Equality/Civil Rights, National Origin, Report, Other, PDF

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Utilization of Language Services for Clients with Limited English Proficiency Protocols

I. STATEMENT OF GOALS

The US Census Bureau, 2008-2012 American Community Survey, estimated that 29,786 people or 9.9% of the residents in Erie County speak English less than “very well” and speak another language at home; in Niagara County 5.1% of the residents speak English less than “very well” and speak another language at home; in Genesee County 4% of the residents speak English less than “very well” and speak another language at home; in Orleans County 6.4% of the residents speak English less than “very well” and speak another language at home; and in Wyoming County 5.1% of the residents speak English less than “very well” and speak another language at home.

Legal Services programs must ensure that this language limitation does not create barriers to our services for those clients with Limited English Proficiency (“LEP”). This policy is promulgated to ensure that clients of Neighborhood Legal Services, Inc., have full, relevant access to the services they need, notwithstanding their limited English proficiency. NLS is committed to providing quality legal services to clients in their primary language. NLS recognizes that meaningful access, effective client communication and the provision of quality legal services LEP clients require the provision of language services in an appropriate language in the form of oral interpretation and, where required by this policy, translation services.

NLS recognizes that interpreting and translation is an extremely skilled profession which requires education and training to acquire sufficient fluency in two languages and proper interpreting and translation skills.

NLS acknowledges that its clients are entitled to confidentiality and privacy, and that the utilization of interpreters and translators must be consistent with maintaining the client’s secrets and confidences in accordance with the applicable rules of professional conduct. Therefore, NLS adopts the following policy concerning the provision of oral interpretation and translation services to ensure that its staff can communicate effectively with LEP individuals and provide adequate information and legal assistance.
II. ASSESSMENT OF NEED

The applicability of parts of the LEP policy is determined by the number of LEP eligible individuals in our service area. NLS defines an LEP person as one who “cannot speak, read, write or understand” the English language at a level that permits them to interact effectively with health care providers and social service agencies. As of July 27, 2010, the Multilingual Education in the Buffalo Public Schools Community Meeting released the top ten (10) languages spoken at home as Spanish, Karen, Somali, Arabic, Burmese, Nepali, Kirundi, Vietnamese, Kpelle, French and Swahili. Therefore, NLS has assessed the number of LEP households, including linguistically isolated households, and people who speak English with varying degrees of proficiency. Using that information, NLS will translate its vital documents into the top three (3) languages spoken in Erie County.

III. INTERPRETING

A. NLS shall provide interpreters by hiring bilingual staff where possible, by contracting with outside interpreter services provided by the International Institute, by contracting with volunteer community interpreters where available and appropriate (however NLS will not depend solely on unpaid support from community organizations which have their own programs to operate), and by use of telephone language interpreting services when other competent services are not timely available.

B. Staff are encouraged to use professional interpreters and this policy explicitly discourages reliance on the use of family members and friends of clients.

Minor children of clients should not be permitted to serve as interpreters and their use should be discouraged, except for the most routine conversations (e.g. to schedule an appointment, obtain name and address) or in the event of an extreme emergency when there is no other resource and only until the services of a bilingual interpreter can be obtained.

The services of a professional interpreter, whenever possible, shall be utilized for the purposes of this preliminary conversation with the client, which shall take place out of the presence of the family member/friend. The family/friend shall be advised that a private conversation is necessary because of the attorney-client privilege. If the client answers affirmatively to any of the aforementioned inquiries, the staff

Four Major Language Groups:
Spanish includes Spanish, Spanish Creole, and Ladino.

Other Indo-European languages include most languages of Europe and the Indic languages of India. These include the Germanic languages, such as German, Yiddish, and Dutch; the Scandinavian languages, such as Swedish and Norwegian; the Romance languages, such as French, Italian, and Portuguese; the Slavic languages, such as Hindi, Gujarati, Punjabi, and Urdu; Celtic languages; Green, Baltic languages; and Iranian languages.

Asian and Pacific Island languages include Chinese; Korean; Japanese; Vietnamese; Hmong; Khmer; Lao; Thai; Tagalog or Pilipino; the Dravidian languages of India, such as Telugu, Tamil, and Malayalam; and other languages of Asia and Pacific, including the Philippine, Polynesian, and Micronesian languages.

All Other languages include Uralic languages, such as Hungarian; the Semitic languages, such as Arabic and Hebrew; languages of Africa; native North American languages, including American Indian and Alaska native languages; and indigenous languages of Central and South America.
member should strongly encourage the client to utilize the services of a professional interpreter. In doing so, the staff member shall be sensitive to any cultural issues and the impact on the attorney-client relationship. The client’s choice, and the fact that this procedure was implemented, will be noted in the file. Depending on the circumstances, the staff person may request that the client allow an interpreter hired by NLS to be present to ensure the adequacy of interpretation.

C. NLS will ensure that any person providing interpretation services for its clients understands their obligation to maintain client confidentiality.

1. When the interpretation occurs in person, the interpreter shall execute an agreement to maintain confidentiality (See Appendix “A”, Client Waiver, Interpreter Confidentiality Agreement, and Interpreter Agreement)

2. When NLS utilizes a telephone language interpreting service NLS shall execute or obtain an agreement with the service regarding confidentiality.

3. When the client’s adult family member or friend is utilized as an interpreter, the case handler should explain to the client that NLS cannot prevent the family member/friend from disclosing the client’s confidences or secrets, and that the client was offered free interpretation services, and chose to use his/her adult family member/friend as an interpreter. Where applicable, the case handler will review the language regarding interpreter services in the NLS retainer agreement or attestation statement.

4. When utilizing third parties as interpreters, the case handler shall inform the client with respect to the impact thereof upon the attorney-client privilege.

D. Regardless of who is providing interpretation services, the case handler shall explain to the interpreter the need for confidentiality. (See Appendix “B”, TIPS for Working with Interpreter)

E. NLS will post waiting room notices in multiple languages that interpreting services are available. NLS staff doing intake in locations other than NLS offices will utilize language identification cards which allow individuals seeking services to identify their language needs to staff.

F. At the first contact with the client by support and intake staff, a client’s need for language services will be assessed. This assessment shall include a statement of the client’s primary language, that is, the language in which the client is most comfortable speaking. If the client indicates a primary language other than English, the client will be asked whether the client is able to read in English or his/her primary language and which language is preferred
for reading. The results of these inquiries shall be noted in TIME.

G. An interpreter shall be utilized whenever the client OR the staff person thinks one would be helpful. The staff person must be confident that he/she can understand the client completely, and is able to accurately understand the facts of the case and the client's intentions/goals, even if the client denies that an interpreter is necessary.

H. No prior approval shall be required for the procurement of language services for up to one hour, when needed. However, when time permits, approval for case related expenses shall be obtained in accordance with NLS policy and procedure.

I. NLS shall inquire as to the training and competency of any individuals with whom NLS contracts to provide interpreter services and NLS shall make every effort to select and/or contract with those individuals who have the skills needed to interpret: sufficient fluency and training in modes of interpretation and translation and the ethical standards.

J. All LEP clients shall be informed that they can exercise the right to complain/grieve to the Supervising or Managing Attorney by calling the NLS office.

IV. TRANSLATION

A. Translation services and documents may be provided by in-house staff, volunteers, community agencies, other legal services providers, websites or paid or commercial services.

B. All documents, translated by whatever means, shall be translated accurately. Translation services will be provided, to the fullest extent possible, by qualified individuals with an adequate education and background in both languages, an ability to communicate precisely (content and grammar), and a knowledge of the legal system, court and litigation processes and legal terminology. All translated routine and form documents will be reviewed for quality and accuracy by a second translator. Other documents will be reviewed from time to time, and as resources permit, by a second translator for accuracy and quality.

C. Staff are encouraged to use professional translators and this policy explicitly discourages the use of family members and friends of clients. NLS staff shall follow the procedures set forth with respect to the use of using family and friends to provide language services, maintaining the attorney-client privilege and ensuring the adequacy of the language services. The case handler will document in the case file that this procedure was followed and that the case handler explained to the client that NLS cannot prevent the family
member/friend from disclosing the client’s confidences or secrets, and that the client waived
his/her right to free translation services, and chose to use his/her family member/friend as a
translator.

D. If the translator is not an NLS staff member, the case handler shall explain to the translator
the need for confidentiality, and their obligation to maintain confidentiality. The translator
shall execute an agreement to maintain confidentiality. The case handler will also inform the
client of the impact of using a third party as a translator on the attorney-client privilege.

E. All vital forms will be available in the top three (3) languages in Erie County. (See Appendix
“C”, NLS Other Languages Documents List) The other languages version of all vital forms
may be found at X:!!Knowledge Tree/NLS Other Language Documents. This list will be
reviewed annually to determine if revisions or additions are necessary.

F. Case-Related Legal Services

1. When providing case-related legal services to LEP clients, NLS staff will consider
whether any written materials produced or which are parts of the case should be
translated. Written materials shall be translated from English to a clients’ native
language if necessary to ensure effective communication and client participation
and understanding. Case file documentation will include which documents were
translated, and copies of the documents in both languages shall be kept in the case
file.

2. When providing case-related legal services to LEP clients who have indicated that
they are unable to read in English, case handlers will consider whether any written
materials produced or which are part of the case should be translated in order to
ensure effective communication and client participation and understanding. If so,
sight translation, in which a qualified interpreter reads the document and tells the
client what it says, shall be employed. The case file should document that sight
translation was utilized for certain written materials, and document which written
materials were so translated.

3. NLS staff may determine that translation of case-related, written materials, for
example, routine correspondence with a third party or large and complicated
documents, may be unnecessary, impractical or counterproductive. Sight
translation may then be utilized as an alternative, and utilization thereof, including
which documents were so translated, will be documented in the case file.

4. NLS staff, when writing to clients in their native language, shall strive to write at a
level addressed to the client’s educational and literacy level, and in a manner that can be understood by the client.

G. Informational materials about NLS and community legal education materials produced and/or distributed by NLS shall be translated into the clients’ native language on an as needed basis and will be reviewed and revised annually. Translation of informational materials about NLS and community legal education materials produced and/or distributed by NLS will be translated into clients’ native languages in accordance with future revised needs assessments or Special Project needs. Upon request, and when appropriate, NLS will provide sight translation of any community legal education or other outreach or informational materials that it produces and distributes.

V. SUPERVISION AND EVALUATION

At the time of case closure and supervisory review and sign-off, supervisors will review each case to determine if the need for language services was addressed. In connection with evaluation of a staff interpreter’s job performance, the additional responsibility of providing interpretation shall be considered. In connection with evaluation of any staff person’s performance, compliance with the LEP Policy shall be assessed. Consideration will be given to adjust the compensation and duties of bilingual staff so that they are not treated unfairly or overburdened by extra work. Consideration will be given to adjust the caseload of advocates representing LEP clients through an interpreter or translator.

VI. TRAINING

A. NLS case handlers will be trained periodically on how to work with interpreters, language resources, and making services accessible and inviting to LEP clients. The Executive Director will designate a staff member as the LEP responsible person for facilitating such training.

B. Any bilingual staff who is sufficiently fluent in two languages to be utilized as interpreters or translators shall receive appropriate training in the various modes of interpretation and translation (e.g. consecutive, simultaneous, summarization, sight translation) and their proper use, as well as the ethical standards governing interpreters and translators. Although staff interpreters will not necessarily be expected to employ the techniques required of courtroom interpreters (e.g. maintaining high level of formality with no interaction with speaker, using the same level of language as the speaker and not explaining colloquialisms, not interpreting gestural language), and may be called upon to offer their opinion to clarify cultural differences that are reflected in language usage, the staff interpreter shall make it clear that she is doing so, and shall otherwise accurately and faithfully interpret.
Client Waiver

I, ___________________________ understand that I am entitled to attorney/client confidentiality. This means that no one else will know what is said between me and my lawyer/paralegal. I understand that when someone interprets for me, that interpreter will know what my lawyer and I said to each other. In order to have my conversation translated, I must allow the translator to hear my conversation with my lawyer/paralegal. I am waiving my right to confidentiality between me and my lawyer/paralegal so that I can have a person interpret for me. I know that person has been sworn to secrecy about what my lawyer/paralegal has said to me. The interpreter may not tell others what I said to my lawyer unless required to by a Judge.

In addition, I authorize NLS to send duplicate copies of all letters and documents to the person who referred me to NLS and/or to the person who interprets for me.

Dated: ___________________________

________________________________________
Signature

To be read to client by the interpreter in the LEP person’s native language
Interpreter Agreement

I, ______________________________________ (agency) agree to maintain in strict confidence all contents of the conversation between ___________________________ and ___________________________ of Neighborhood Legal Services. I recognize that ___________________________ (client) has a right to have information interpreted into his/her native language. I verify that I will interpret the information into this language and I promise I will not to share this information with anyone else.

Dated: ___________________________

______________________________
Interpreter

Dated: ___________________________

______________________________
Witness
APPENDIX "B", TIPS for Working with Interpreters

Tips for Working with an Interpreter

1. **BRIEF THE INTERPRETER** – Identify the name of your organization to the interpreter, provide specific instructions of what needs to be done or obtained, and let him/her know whether you need help with placing the call. If you need the interpreter to help you place a call to the Limited English Proficient (LEP) client, you may ask the interpreter for a dial-out. There is a limited amount of time allotted for placing a dial-out once the interpreter is on the phone. Therefore, it is important that you provide a brief introduction and specific instructions to the interpreter in a timely manner.

2. **SPEAK DIRECTLY TO THE CLIENT** – You and your client can communicate directly with each other as if the interpreter were not there. The interpreter will relay the information and then communicate the client’s response directly back to you.

3. **SPEAK NATURALLY, NOT LOUDER** – Speak at your normal pace, not slower.
   a. **SEGMENTS** – Speak in one sentence or two short ones at a time. Try to avoid breaking up a thought. Your interpreter is trying to understand the meaning of what you’re saying, so express the whole thought if possible. Interpreters will ask you to slow down or repeat if necessary. You should pause to make sure you give the interpreter time to deliver your message.
   b. **CLARIFICATIONS** – If something is unclear, or if the interpreter is given a long statement, the interpreter will ask you for a complete or partial repetition of what was said, or clarify what the statement meant.

4. **ASK IF THE LEP UNDERSTANDS** – Don’t assume that the LEP client understands you. In some cultures a person may say “yes” as you explain something, not meaning they understand but rather they want you to keep talking because they are trying to follow the conversation. Keep in mind that a lack of English does not necessarily indicate a lack of education.

5. **DO NOT ASK FOR THE INTERPRETER OPINION** – The interpreter’s job is to convey the meaning of the source language and under no circumstances may he or she allow personal opinion to color the interpretation. Also, do not hold the interpreter responsible for what the client does or does not say. For example, when the client does not answer your question.

6. **EVERYTHING YOU SAY WILL BE INTERPRETED** – Avoid private conversations. Whatever the interpreter hears will be interpreted. If you feel that the interpreter has not interpreted everything, ask the interpreter to do so. Avoid interrupting the interpreter while he/she is interpreting.

7. **AVOID JARGON OR TECHNICAL TERMS** – Don’t use jargon, slang, idioms, acronyms, or technical medical terms. Clarify unique vocabulary, and provide examples if they are needed to explain a term.
8. **LENGTH OF INTERPRETATION SESSION** – When you’re working with an interpreter, the conversation can often take twice as long compared with one in English. Many concepts you express have no equivalent in other languages, so the interpreter may have to describe or paraphrase many terms you use. Interpreters will often use more words to interpret what the original speak says simply because of the grammar and syntax of the target language.

9. **READING SCRIPTS** – People often take more quickly when reading a script. When you are reading a script, prepared text, or a disclosure, slow down to give the interpreter a chance to say up with you.

10. **CULTURE** – Professional interpreters are familiar with the culture and customs of the LEP client. During the conversation, the interpreter may identify and clarify a cultural issue they may not think you are aware of. If the interpreter feels that a particular question is culturally inappropriate, he or she might ask you to either rephrase the question or ask the interpreter to help you in getting the information in a more appropriate way.

11. **CLOSING OF THE CALL** – The interpreter will wait for you to initiate the closing of the call. When appropriate, the interpreter will offer further assistance and will be the last to disconnect from the call. Remember to thank the interpreter for his or her efforts at the end of the session.

Source document: ©2005 Language Line Services TIPS FOR WORKING WITH AN INTERPRETER
NLS Other Language Document List

**Vital Documents**
- Authorization Form
- NLS Retainer Agreement
- US Citizenship

**Translated Forms**
- Authorization Form – Spanish Housing
- Authorization Form – Spanish PB
- Divorce Acceptance Letter – Spanish
- NLS Retainer Agreement – Spanish
- US Citizenship – Spanish

**Translated Documents**
- Fair Hearings – Spanish

**English Forms and Informational Materials**
- Client Waiver
- Instructions for use of the Language Line
- Interpreter Code of Ethics
- Interpreter Confidentiality Agreement
- Language Card ID Card
- Language Line Document Translation Service Order Form
- One Moment Please Tool
- Social Security Terminology English to Spanish
- Tips for Working with an Interpreter
- Translation Request for Payment Form