



**Department of Health and Human Services
Administration for Children and Families
Office of Refugee Resettlement**

**Notice of Final FY 2010 Formula Allocations for Targeted Assistance Grants to States for
Services to Refugees**

HHS-2010-ACF-ORR-ORRTA-0118

Date of Issuance: August 13, 2010

**Department of Health and Human Services
Administration for Children and Families**

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Announcement Title: Notice of Final FY 2010 Formula Allocation for Targeted Assistance Grants to States for Services to Refugees

CFDA Number: 93.584 Refugee and Entrant Assistance – Targeted Assistance Grants

Date of Issuance: August 13, 2010

SUMMARY: This final notice announces the availability of funds and award procedures for targeted assistance formula grants for FY 2010 to States for services to refugees. These grants are for service provision in localities where large refugee populations and high refugee concentrations result in specific needs for supplementation of currently available resources.

Qualification of counties and targeted assistance areas for eligibility for grants is determined once every three years. The current three-year project cycle began in FY 2008, when counties were qualified for the project cycle for FYs 2008, 2009, and 2010. The FY 2008 qualification of counties was based on the arrivals of refugees during the five-year period from FY 2003 to FY 2007 (October 1, 2002 - September 30, 2007) and on the concentration of the arrivals population as a percentage of the general county population. Under the FY 2008 qualification announcement, a total of 57 counties located in 30 States qualified for targeted assistance grants.

For the FY 2010 grant awards, the Office of Refugee Resettlement (ORR) is using a revised formula that bases allocations on the most recent two-year arrival population. This revision to the allocation formula is intended to respond to the service needs of many of the population groups that are newly arriving in this country. The basis for the change is discussed in more detail in Section V, Qualifying Counties and Allocation Formula, of this Notice.

The FY 2010 allocations by county and by State can be found in Tables 1 and 2 at the end of this notice.

Eligible Populations

Eligible populations for targeted assistance services include refugees, asylees, Cuban and Haitian entrants (including Cuban medical professional parolees), certain Amerasians from Vietnam who are admitted to the U.S. as immigrants, certain Amerasians from Vietnam who are U.S. citizens,

victims of a severe form of trafficking who receive certification eligibility letters from ORR and certain other specified family members, and Iraqi and Afghan Special Immigrants. See 45 C.F.R. 400.43 and ORR State Letter No. 00-17 (September 14, 2000) on eligibility for ORR programs. Also see ORR State Letter No. 01-13 ((May 3, 2001) on the Trafficking Victims Protection Act, as modified by ORR State Letter No. 02-01 (January 4, 2002) and ORR State Letter No. 04-12 (June 18, 2004) and State Letter No.10-05 (March 19, 2010). Finally, ORR State Letters No.08-04 (January 18, 2008), No. 08-06 (February 7, 2008), No. 09-17 (April 9, 2009) and No. 10-02 (December 23, 2009) provide information on Iraqi and Afghan Special Immigrant eligibility. ORR State Letters may be found at http://www.acf.hhs.gov/programs/orr/policy/orr_policy.htm. ORR regulations may be found at http://www.acf.hhs.gov/programs/orr/policy/orr_regulations.htm.

The term “refugee” is used in this notice for convenience and is intended to encompass all such persons who are eligible to participate in refugee resettlement program services.

SUPPLEMENTARY INFORMATION:

I. Purpose and Scope

This notice announces the final allocations of FY 2010 funds for targeted assistance grants for services to refugees in counties and targeted assistance areas where, because of factors such as unusually large refugee populations and high refugee concentrations, there exists a specific need for supplementing resources for services for this population. Targeted assistance areas include both metropolitan areas and areas formed by contiguous counties with high refugee populations and high concentrations of refugees. Eligible applicants for these grants comprise States, Wilson/Fish projects, and State Replacement Designees. The word “State” is used for convenience in this notice to encompass all eligible applicants.

ORR has available \$48,590,000 in FY 2010 funds for the targeted assistance program under the Consolidated Appropriations Act, 2010 (Pub. L. No. 111-117). The ORR Director is using the \$48,590,000 in targeted assistance funds as follows:

- \$43,731,000 (90 percent of the total) is being allocated to States under the two-year population formula, as set forth in this final notice.
- \$4,859,000 (10 percent of the total) is being used to award continuation discretionary grants to States.

The purpose of targeted assistance formula grants is to provide, through a process of local planning and implementation, direct services intended to result in the economic self-sufficiency and reduced welfare dependency of refugees through job placements. Section 412(c)(2)(B) of the Immigration and Nationality Act (INA) provides that targeted assistance grants shall be made available "(i) primarily for the purpose of facilitating refugee employment and achievement of self-sufficiency, (ii) in a manner that does not supplant other refugee program funds and that assures that not less than 95 percent of the amount of the grant award be made available to the county or other local entity."

II. Authorization

The targeted assistance program is funded under the authority of section 412(c)(2) of the Immigration and Nationality Act (INA), 8 U.S.C. § 1522(c)(2). (The INA may be found at <http://www.acf.hhs.gov/programs/orr/policy/legislative.htm>.)

III. Client and Service Priorities

Targeted assistance funding must be used to assist refugee families to achieve economic independence. To this end, States and counties are required to ensure that a coherent family self-sufficiency plan (FSSP)/individual employability plan (IEP) is developed for each eligible family/individual that addresses the family's/individual's needs from time of arrival until attainment of economic independence. (See 45 C.F.R. 400.79 and 400.156(g).) Each family self-sufficiency plan/individual employability plan should address a family's/individual's needs for both employment-related services and other needed social services. The plan must include: (1) a determination of the income level a family/individual would have to earn to exceed its cash grant and move into self-support without suffering a monetary penalty; (2) a strategy and timetable for obtaining that level of family income through the placement in employment of sufficient numbers of employable family members at sufficient wage levels; (3) individual employability plans for every employable member of the family; and (4) a plan to address the family's social services needs that may be barriers to self-sufficiency. In local jurisdictions that have targeted assistance and refugee social services programs, one family self-sufficiency plan may be developed for a family that incorporates both targeted assistance and refugee social services. States may not provide services funded under this notice, except for referral and interpreter services and citizenship and naturalization preparation services, to refugees who have been in the United States for more than 60 months (five years).

In accordance with 45 C.F.R. 400.314, States are required to provide targeted assistance services to refugees in the following order of priority, except in certain individual extreme circumstances: (a) refugees who are cash assistance recipients; (b) unemployed refugees who are not receiving cash assistance; and (c) employed refugees in need of services to retain employment or to attain economic independence.

In addition to the statutory requirement that targeted assistance funds be used "primarily for the purpose of facilitating refugee employment" (INA § 412(c)(2)(B)(i)), funds awarded under this program are intended to fulfill the Congressional intent that "employable refugees should be placed on jobs as soon as possible after their arrival in the United States" (INA § 412(a)(1)(B)(i)). Therefore, in accordance with 45 C.F.R. 400.313, targeted assistance funds must be used primarily for employability services designed to enable refugees to obtain jobs with less than one year's participation in order to achieve economic self-sufficiency as soon as possible. Targeted assistance services may continue to be provided after a refugee has entered a job to help the refugee retain employment or move to a better job. Targeted assistance funds may not be used for long-term training programs such as vocational training that last for more than a year or educational programs that are not intended to lead to employment within a year.

If targeted assistance funds are used for the provision of English language training, such training, in accordance with 45 C.F.R. 400.317, must be provided in a concurrent, rather than sequential, time period with employment or with other employment-related activities. A portion of a local area's allocation may be used for services that are not directed toward the achievement of a specific employment objective in less than one year but that are essential to the adjustment of refugees in the community, provided such needs are clearly demonstrated and such use is approved by the State. (See 45 C.F.R. 400.316.)

Reflecting section 412(a)(1)(A)(iv) of the INA, States must "ensure that women have the same opportunities as men to participate in training and instruction." Additionally, in accordance with 45 C.F.R. 400.317, services must be provided to the maximum extent feasible in a manner that includes the use of bilingual/bicultural women on service agency staff to ensure adequate service access by refugee women. ORR also strongly encourages the inclusion of refugee women in management and board positions in agencies that serve refugees. In order to facilitate refugee self-support, ORR also expects States to implement strategies that address simultaneously the employment potential of both male and female wage earners in a family unit. States and counties are expected to make every effort to obtain day care services, preferably subsidized day care, for children in order to allow women with children the opportunity to participate in employment services or to accept or retain employment. Day care may therefore be treated as an employment-related service under this program. Refugees who are participating in targeted assistance-funded or social services-funded employment services or who have accepted employment are eligible for day care services for children. States and counties are expected to use day care funding from other publicly administered programs, such as day care services funded under the Temporary Assistance for Needy Families (TANF) or under the Child Care and Development Block Grant, as a primary resource. States and counties are encouraged to work with service providers to ensure access for refugees to other mainstream, publicly funded resources for day care. For an employed refugee, targeted assistance-funded day care should be limited to situations in which no other publicly funded day care is available. In these cases, day care services funded by a targeted assistance grant should be limited to one year after the refugee becomes employed.

In accordance with 45 C.F.R. 400.317, targeted assistance services must be provided in a manner that is culturally and linguistically compatible with a refugee's language and cultural background, to the maximum extent feasible. In light of the increasingly diverse population of refugees who are resettling in this country, refugee service agencies must develop practical ways of providing culturally and linguistically appropriate services to a changing ethnic population. Services funded under this notice must be refugee specific, designed specifically to meet refugee needs, and be in keeping with the rules and objectives of the refugee program. Short-term vocational or job skills training, on-the-job training (OJT), or English language training (ELT), however, need not be refugee specific.

ORR strongly encourages States and counties, when contracting for targeted assistance services, including employment services, to give consideration to the special strengths of mutual assistance associations (MAAs), whenever contract bidders are otherwise equally qualified, provided that the MAA has the capability to deliver services in a manner that is culturally and linguistically compatible with the background of the target population to be served. ORR also

strongly encourages MAAs to ensure that their management and board composition reflect the major target populations to be served.

ORR defines MAAs as organizations with the following qualifications: (a) the organization is legally incorporated as a nonprofit organization; and (b) not less than 51 percent of the composition of the Board of Directors or governing board of the MAA is composed of refugees or former refugees, including both refugee men and women.

Finally, in order to provide culturally and linguistically compatible services in as cost-efficient a manner as possible in a time of limited resources, ORR strongly encourages States and counties to promote and give special consideration to the provision of services through coalitions of refugee service organizations, such as coalitions of MAAs, voluntary resettlement agencies, or a variety of service providers. ORR believes it is essential for refugee-serving organizations to form close partnerships in the provision of services to refugees in order to be able to respond adequately to a changing refugee environment. States and counties are encouraged to consider entities that are public or private non-profit, including faith-based, refugee-based, or community-based, in allocating funds. Additionally, coalition-building and consolidation of providers is particularly important in communities with multiple service providers in order to ensure coordination of services and maximum effectiveness in the use of funding for services by minimizing the funds used for multiple administrative overhead costs.

The award of funds to States under this final notice will be contingent upon the completeness of a State's assurances, as described in *Section VII* of this notice.

IV. Eligible Grantees

Eligible grantees are: (1) agencies of State governments and State Replacement Designees that are responsible for the refugee program under 45 C.F.R. 400.5 in States containing counties that qualify for FY 2010 targeted assistance awards; and (2) agencies funded under the Wilson/Fish program (See INA § 412(c)(7)) that administer a statewide refugee assistance program containing counties which qualify for FY 2010 targeted assistance awards.

The State will submit a single set of assurances to ORR on behalf of all county governments of the qualified counties in that State. Subsequent to the approval of the State's submission by ORR, local targeted assistance plans will be developed by the county government or other designated entity and be submitted to the State for review.

The use of targeted assistance funds for services to Cuban and Haitian entrants is limited to States that have an approved State plan under the Cuban/Haitian Entrant Program (CHEP).

A State with more than one qualified county is permitted, but not required, to determine the allocation amount for each qualified county within the State. States that allocated the FY 2008 targeted assistance funds in a manner different from the allocations in the final FY 2008 notice must, in accordance with 45 C.F.R. 400.319, provide assurance to ORR that the same methodology will be used to allocate funds in FY 2010. If a State chooses to allocate the FY

2010 allocations differently from the FY 2008 application, the State must include the allocations and methodology in the FY 2010 submission to ORR for review and approval. The allocations proposed by the State must be based on the State's population of refugees who arrived in the United States during the most recent two-year period. A State may use welfare data as an additional factor in the allocation of its targeted assistance funds if it so chooses; however, a State may not assign a greater weight to welfare data than it has assigned to population data in its allocation formula.

Submissions in response to the final notice are not subject to review by State and area wide clearinghouses under Executive Order No.1237 "Intergovernmental Review of Federal Programs."

V. Qualifying Counties and Allocation Formula

For FY 2010, ORR revised the formula for the allocation of targeted assistance funds. Instead of continuing to use the formula that bases each year's allocation of funds on the most recent five-year (FY 2005 - FY 2009) refugee arrivals data, the allocations in this notice are based on the arrival figures for the most recent two-year period (FY 2008 and FY 2009 arrival figures). The purpose of this change is to respond to the service needs of the newly arriving populations who are entering this country after longer periods of time in refugee camps, have experienced significant traumatic events, are increasingly likely to enter this country with very few English skills, and are often illiterate. Meeting the needs of these populations soon after their arrival in this country is essential to ensuring their long-term self-sufficiency and integration. In order to ensure that the needs of these newly arriving populations are met, the Director of ORR has determined that this revision of the allocation formula for this program is essential. This final notice of allocations includes the 57 counties that qualified for targeted assistance funds in FY 2008.

A. Qualifying Counties

Counties are qualified for eligibility for targeted assistance grants once every three years. Since ORR determined the qualification of counties for targeted assistance in FY 2008, those qualifying counties that were qualified in FY 2008 are qualified for FY 2010 funding. These counties will remain qualified through the end of FY 2010. ORR does not plan to consider the qualification of additional counties for targeted assistance funding until FY 2011, when ORR will again review data on all counties that could potentially qualify for these funds.

Redetermining county qualification for targeted assistance grants more frequently than every three years would not provide qualifying counties a sufficient period of time to address adequately the refugee impact in their counties. A less frequent re-determination of county qualification would pose the risk of not considering new population impacts in a timely manner.

B. Allocation Formula

Of the funds available for FY 2010 for targeted assistance, \$43,731,000 has been allocated by

formula to States for qualified counties based on resettlement in these counties during the two-year period from FY 2008 to FY 2009 (October 1, 2007 - September 30, 2009) of refugees, Amerasians, asylees, Iraqi and Afghan Special Immigrants (SIVs), entrants, and Havana parolees. These data are available in the ORR Refugee Arrivals Data System (RADS). Although victims of a severe form of trafficking are eligible for benefits under the targeted assistance program, ORR's database does not currently have county-level information on them, so they are not considered in the allocation formula.

The request for voluntary data submission for FY 2010 on the number of asylees and entrants to be used for the TAP allocations was sent to States via State Letter No. 10-01 on November 24, 2009, indicating that data uploads would be possible from January 11, 2010 through February 8, 2010. States were requested to follow the standardized Excel format provided by ORR to submit the data on asylees and entrants served during the five-year period from FY 2005 through 2009 (October 1, 2007 to September 30, 2009). Data for each population group were to be submitted separately on an Excel spreadsheet, via a secure (password-protected) data submission website developed by ORR. Data submitted via the website were verified by ORR against the ORR Refugee Arrivals Data System (RADS), and States were credited for verified arrivals in the allocation of funds. Secondary migration data were not considered in the allocation formula, since these data are available at the State level only and not at the county level. Data received were adjusted to accommodate the FY 2010 revision in the allocation formula so that only population data from the two-year period from October 1, 2007, to September 30, 2009, are included in the formula.

For the FY 2010 allocation, many States responded to ORR's voluntary process for data submission on the number of asylees and entrants. Documentation files submitted by States included fields for State, county, name, alien number, individual immigration status, date of birth, and date of arrival in the United States (as well as certain other fields) for each of the eligible individuals claimed for funding. Twenty-seven States submitted 103,417 asylee records through the data submission website, of which 19,248 were verified against the RADS database. ORR matched State records against data received from the U.S. Citizenship and Immigration Services, the Executive Office of Immigration Review, Customs and Border Patrol, the Port of Miami, and an extract of the Department of Homeland Security's Central Index database. The primary reasons for the unmatched (unverified) submissions that have not been included in the determination of allocations are: (1) the submission was for an entrant; (2) the submission was for a Cuban LPR ineligible due to adjusting under CAA; (3) the asylum claim was granted outside the two-year eligibility period, (4) the A-Number does not exist; or (5) the submission was for a refugee.

VI. Allocations

Table 1 lists the 30 States, the 57 qualifying counties, the number of arrivals in those counties during the two-year period from October 1, 2007, to September 30, 2009, and the allocations.

Table 2 lists the final allocations by State for FY 2010.

VII. Submission of Assurances and Implementation Process

Under the targeted assistance program, States receive grant awards on behalf of qualified counties in the State. A single allocation will be made to each State by ORR following approval of a State's submission of assurances concerning implementation of the program. The State will review the individual county targeted assistance plans to ensure acceptability of the plans.

Pursuant to 45 C.F.R. 400.210(b), FY 2010 targeted assistance funds must be obligated by the State no later than one year after the end of the federal fiscal year in which the grant is awarded. Funds must be liquidated within two years after the end of the federal fiscal year in which the grant is awarded. A State's final Financial Status Report on targeted assistance expenditures must be received no later than 90 days after the end of the two-year expenditure period. If final reports are not received on time, any unexpended funds, including any unliquidated obligations, will be de-obligated on the basis of the State's last filed report.

A. Assurances Requirements

The deadline for submission of assurances is August 13, 2010.

For FY 2010, States must submit assurances that:

- The State's current plan for the administration of the targeted assistance program, as approved by ORR in FY 2008, will continue to be in full force and effect for FY 2010. (If the State proposes to modify the FY 2008 approved plan, the proposed modifications must be described. The description must address and reference all appropriate portions of the FY 2008 application. All modifications are subject to ORR review and approval.)
- State administrative costs will be limited to a maximum of five percent of the total award to the State.
- Targeted assistance performance goals will be maintained at least at the level approved by ORR in the FY 2008 application. See below for information on submitting proposed performance goals for this program.

VIII. Results or Benefits Expected

All applicants must establish proposed targeted assistance performance goals for each of the five ORR performance outcome measures for each qualified county's proposed service contract(s) or sub-grants for the next contracting cycle. The five ORR performance measures are: (1) entered employment, (2) average wage at placement, (3) job placements with available health benefits, (4) 90-day employment retentions, and (5) cash assistance terminations due to employment. Targeted assistance program activity and progress achieved toward meeting performance outcome goals are to be reported on a trimester basis on the ORR-6 Performance Report.

Final targeted assistance outcome goals are due on November 15, 2010, in conjunction with the

ORR Government Performance and Results Act (GPRA) cycle.

IX. Reporting Requirements

States are required to submit (1) Program Performance Reports on a trimester basis and (2) Standard Form (SF) 269 Financial Status Reports on expenditures and obligations on a quarterly basis. Program Performance Reports are submitted using Schedule A and Schedule C of the ORR-6 Performance Report (OMB Clearance Number 0970-0036, expiration date 08/30/2010, 10 estimated burden hours per response), which may be found at http://www.acf.hhs.gov/programs/orr/policy/report_forms_instructions.htm. Program Performance Reports are submitted to the Office of Refugee Resettlement. The SF-269 Financial Status Report form may be found at http://www.acf.hhs.gov/grants/grants_resources.html. The Financial Status Report should be submitted to *both* ACF's Office of Grants Management and to the State Project Officer in ORR. States also have the option of submitting Financial Status Reports through ACF's on-line data collection (OLDC) system. Contact Sarah Donnelly at 202-401-5646 or Sarah.Donnelly@acf.hhs.gov or your State Analyst for more information on submitting SF-269 Financial Status Reports through the OLDC web-based system.

X. Paperwork Reduction Act

This notice includes assurance requirements that are currently under review at the Office of Management and Budget, as required by the Paperwork Reduction Act, P.L. 104-13. The public reporting burden for the information collection is estimated to average one hour per response, including the time for reviewing instructions, gathering and maintaining the data needed, and reviewing the collection information. An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a currently valid OMB control number.

FOR FURTHER INFORMATION, CONTACT: Henley Portner, Division of Budget, Policy and Data Analysis (DBPDA), Office of Refugee Resettlement, Administration for Children and Families, (202) 401-5363, Henley.Portner@acf.hhs.gov.

Federal Relay Service:

Hearing-impaired and speech-impaired callers may contact the Federal Relay Service for assistance at 1-800-877-8339 (TTY - Text Telephone or ASCII - American Standard Code For Information Interchange).

Date: _____

Eskinder Negash
Director
Office of Refugee Resettlement

**TABLE 1
FY 2010 FINAL ALLOCATION OF \$43,731,000 TO COUNTIES**

<i>State</i>	<i>County/Targeted Assistance Area</i>	<i>Refugees /1</i>	<i>Entrants</i>	<i>Havana Parolees</i>	<i>Asylees</i>	<i>SIVs</i>	<i>Total</i>	<i>Allocation</i>
<i>Arizona</i>	Maricopa County	5,455	224	5	147	110	5,941	\$1,810,368
	Pima County	1,849	4	0	17	29	1,899	\$578,672
<i>California</i>	Fresno County	71	0	0	99	0	170	\$51,803
	Los Angeles County	8,087	9	34	3,610	96	11,836	\$3,606,718
	Sacramento County	1,144	0	0	103	52	1,299	\$395,837
	San Diego County	6,772	6	2	870	175	7,825	\$2,384,469
	Santa Clara County	1,006	0	1	751	41	1,799	\$548,199
<i>Colorado/2</i>	Denver County	2,282	0	0	104	67	2,453	\$747,489
<i>Florida</i>	Broward County	277	350	514	1,166	2	2,309	\$703,609
	Collier County	176	249	158	205	0	788	\$240,123
	Duval County	1,472	65	24	215	41	1,817	\$553,684
	Hillsborough County	1,063	631	248	276	13	2,231	\$679,840
	Miami-Dade County	3,855	10,403	14,108	2,345	5	30,716	\$9,359,915
	Orange County	289	279	51	878	5	1,502	\$457,696
	Palm Beach County	217	549	363	988	2	2,119	\$645,711
<i>Georgia</i>	DeKalb County	4,061	76	4	122	27	4,290	\$1,307,268
<i>Idaho/2</i>	Ada County	1,696	0	0	2	33	1,731	\$527,478
<i>Illinois</i>	Cook/Kane/DuPage Counties	3,986	6	16	194	78	4,280	\$1,304,220
<i>Indiana</i>	Allen County	1,119	0	0	0	0	1,119	\$340,987
<i>Iowa</i>	Polk County	1,460	0	0	6	17	1,483	\$451,906
<i>Kentucky/2</i>	Jefferson County	1,721	373	40	28	21	2,183	\$665,213
<i>Maryland</i>	Baltimore City and County	824	1	3	208	20	1,056	\$321,789
	Montgomery/Prince George's Counties	594	1	6	1,102	40	1,743	\$531,135
<i>Massachusetts/2</i>	Hampden County	859	0	0	8	5	872	\$265,720
	Suffolk County	631	19	6	482	3	1,141	\$347,691
<i>Michigan</i>	Ingham County	152	32	17	0	13	214	\$65,211
	Kent County	742	4	4	0	4	754	\$229,762
<i>Minnesota</i>	Anoka County	129	0	0	5	4	138	\$42,052
	Olmsted County	108	0	0	1	0	109	\$33,215
	Ramsey and Hennepin Counties	1,875	0	3	30	3	1,911	\$582,328
<i>Missouri</i>	St. Louis City and County	1,125	3	5	6	46	1,185	\$361,098
<i>Nevada/2</i>	Clark County	1,046	332	61	88	11	1,538	\$468,666
<i>New Hampshire</i>	Merrimack County	532	0	0	6	0	538	\$163,942
<i>New York</i>	New York City/4	890	11	28	3,141	48	4,118	\$1,254,855
	Erie County	2,277	3	11	8	54	2,353	\$717,017
	Monroe County	1,215	53	12	22	2	1,304	\$397,361
	Oneida County	922	0	0	2	4	928	\$282,784
	Onondaga County	1,891	77	10	0	17	1,995	\$607,925
<i>North Carolina</i>	Guilford County	1,596	0	2	37	34	1,669	\$508,585
	Mecklenberg County	1,163	8	6	113	10	1,300	\$396,142
<i>North Dakota/2</i>	Cass County	704	0	0	7	2	713	\$217,269
<i>Ohio</i>	Franklin County	1,044	1	3	560	20	1,628	\$496,091
<i>Oregon</i>	Multnomah/Clackamas Counties/5	1,627	106	16	93	29	1,871	\$570,139
<i>Pennsylvania</i>	City of Philadelphia	850	4	6	49	35	944	\$287,660
	Lancaster County	535	113	10	4	1	663	\$202,032
<i>South Dakota/2</i>	Minnehaha County	840	1	0	0	8	849	\$258,711
<i>Tennessee/3</i>	Davidson County	1,439	11	8	64	121	1,643	\$500,662
<i>Texas</i>	Dallas and Tarrant Counties	4,947	17	24	282	113	5,383	\$1,640,331
	Harris County	3,968	426	31	229	166	4,820	\$1,468,772
	Potter County	933	0	0	5	7	945	\$287,965
<i>Utah</i>	Davis, Salt Lake, and Utah Counties	2,177	1	0	29	34	2,241	\$682,887
<i>Virginia</i>	Charlottesville City	377	0	0	0	25	402	\$122,499
	Richmond City	457	0	0	1	13	471	\$143,525
	Fairfax/Arlington Counties/6	721	0	7	91	269	1,088	\$331,540
<i>Washington</i>	King and Snohomish Counties	2,968	6	1	438	53	3,466	\$1,056,175
	Spokane County	839	4	1	6	6	856	\$260,844
<i>Wisconsin</i>	Milwaukee County	859	1	0	5	6	871	\$265,415
Total		91,914	14,459	15,849	19,248	2,040	143,510	\$43,731,000

Footnotes to Table 1

- 1/ Includes Amerasian immigrants from Vietnam
- 2/ Allocations to be awarded to Wilson/Fish grantees
- 3/ Allocation to be awarded to State Replacement Designee
- 4/ Includes Bronx, Kings, New York, Queens, and Richmond Counties
- 5/ Includes Clackamas, Multnomah, and Washington Counties in Oregon and Clark County in Washington
- 6/ Includes Arlington and Fairfax Counties and the cities of Alexandria, Fairfax, and Falls Church

TABLE 2

TARGETED ASSISTANCE PROGRAM

FY 2010 ALLOCATIONS TO STATES

<i>State</i>	<i>Allocation Amount</i>
<i>Arizona</i>	\$2,389,040
<i>California</i>	\$6,987,026
<i>Colorado</i>	\$747,489
<i>Florida</i>	\$12,640,578
<i>Georgia</i>	\$1,307,268
<i>Idaho</i>	\$527,478
<i>Illinois</i>	\$1,304,220
<i>Indiana</i>	\$340,987
<i>Iowa</i>	\$451,906
<i>Kentucky</i>	\$665,213
<i>Maryland</i>	\$852,924
<i>Massachusetts</i>	\$613,411
<i>Michigan</i>	\$294,973
<i>Minnesota</i>	\$657,595
<i>Missouri</i>	\$361,098
<i>Nevada</i>	\$468,666
<i>New Hampshire</i>	\$163,942
<i>New York</i>	\$3,259,942
<i>North Carolina</i>	\$904,727
<i>North Dakota</i>	\$217,269
<i>Ohio</i>	\$496,091
<i>Oregon</i>	\$570,139
<i>Pennsylvania</i>	\$489,692
<i>South Dakota</i>	\$258,711
<i>Tennessee</i>	\$500,662
<i>Texas</i>	\$3,397,068
<i>Utah</i>	\$682,887
<i>Virginia</i>	\$597,564
<i>Washington</i>	\$1,317,019
<i>Wisconsin</i>	\$265,415
<i>Total</i>	\$43,731,000