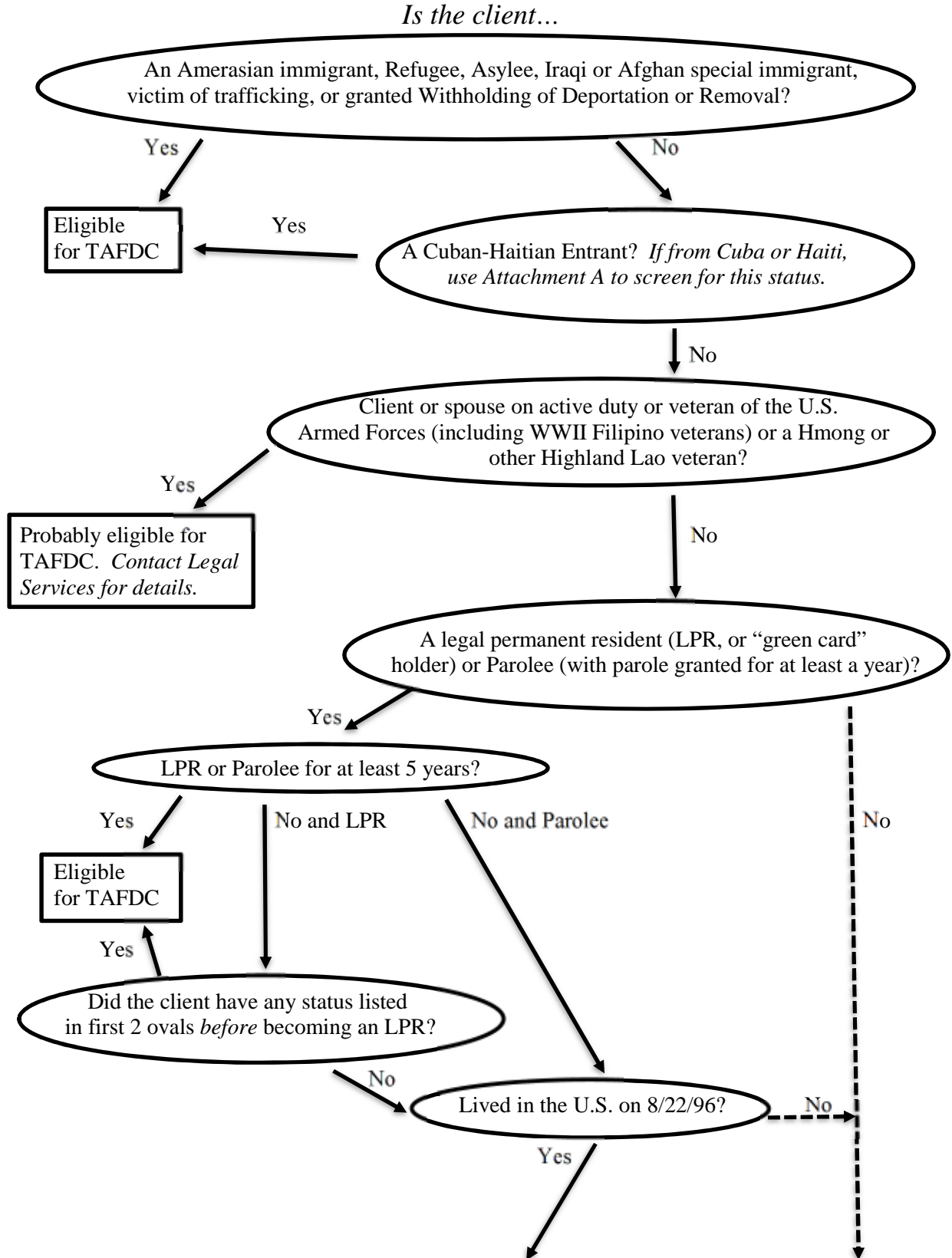
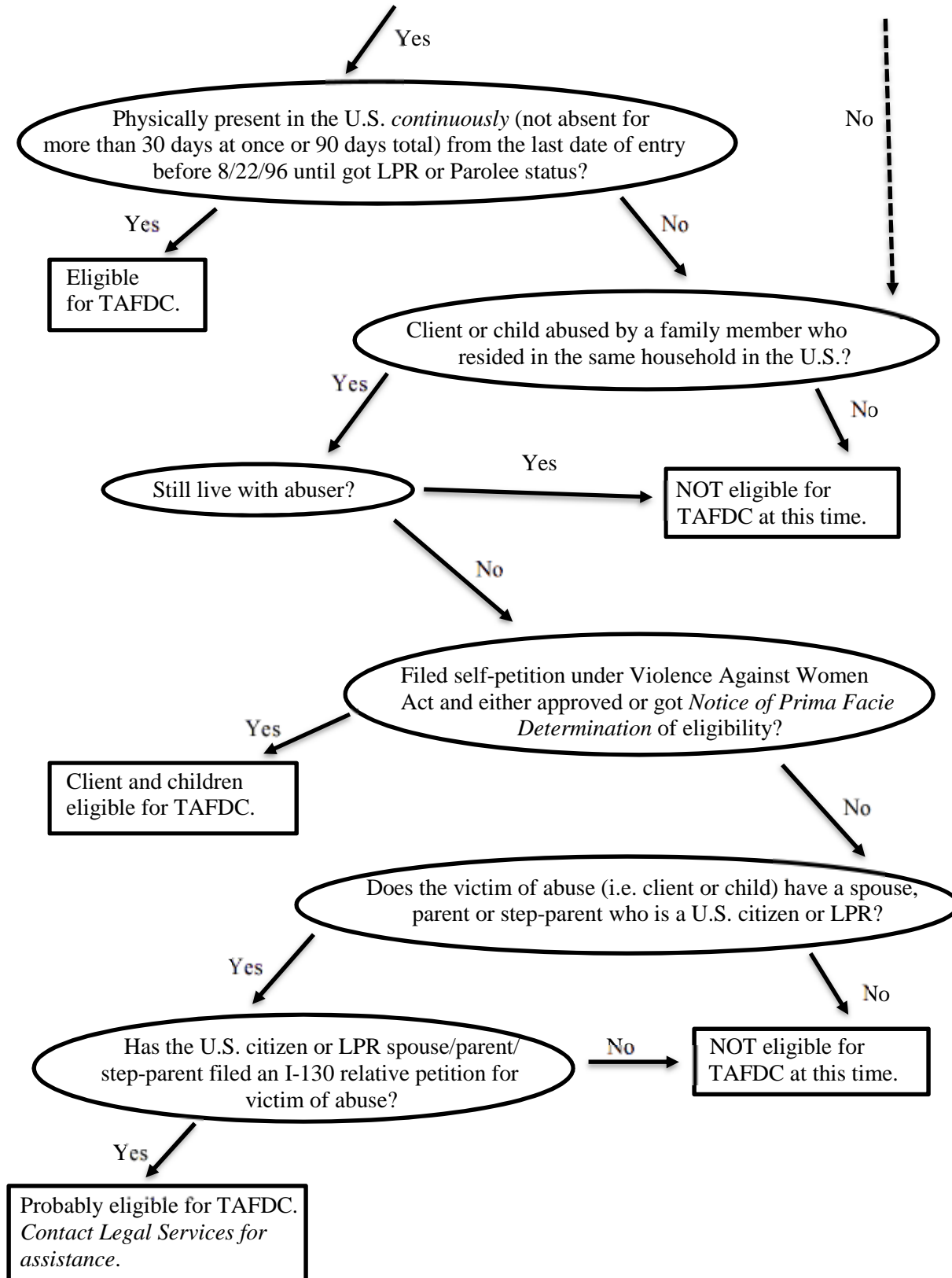


Screening Noncitizen Clients for TAFDC Eligibility*

* Remember that there are other eligibility requirements for receiving TAFDC as well, such as income, household composition, etc.





Attachment A: Cuban-Haitian Entrants

Cuban and Haitian nationals who fall into the following categories qualify for TAFDC and SNAP as “Cuban-Haitian Entrants”:

- was paroled into the U.S. on or after 10/10/80, regardless of any later changes in immigration status (except that an individual paroled into the custody of law enforcement for criminal prosecution, or to testify as a witness, does not qualify). An individual paroled before this date may also qualify – contact Legal Services for assistance!
- has a pending asylum application and there is no indication that the person is subject to a final, non-appealable and enforceable order of removal, deportation or exclusion;
- is currently undergoing removal, deportation, or exclusion proceedings, but there is no indication that the person is subject to a final, non-appealable and enforceable order;
- is residing in the U.S. under an order of supervision;
- adjusted to legal permanent resident (LPR) status under the Cuban Adjustment Act, the Nicaragua Adjustment and Central American Relief Act (NACARA), or the Haitian Refugee Immigration Fairness Act.

See the Department of Transitional Assistance’s Field Operations Memorandum 2007-52 for more details, or contact Legal Services if you need assistance!