



Ad-Hoc Query on National Offices dealing in a complex manner with asylum, citizenship, residence and integration of foreigners

Requested by SK EMN NCP on 5th January 2011

Compilation produced on 8th April 2011 (UPDATED)

Responses from Austria, Belgium, Czech Republic, Estonia, Finland, France, Hungary, Italy, Latvia, Lithuania, Luxembourg, Malta, Netherlands, Poland, Portugal, Slovak Republic, Slovenia, Sweden, United Kingdom (19 in Total)

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1. Background Information

Migration Office of the Ministry of Interior of the Slovak Republic is considering the establishment of the Immigration and Naturalisation Office in the Slovak Republic. Such an Office would deal with the issues of asylum, citizenship as well as residence and integration of the foreigners in a complex manner. Thus we would appreciate information from MS on the structure of such similar Offices if any in their respective countries which in a complex manner deal with the issue of asylum, citizenship and residence and integration of foreigners. We would be also interested in the main tasks and responsibilities of such Office and the positives and/or negatives of its functioning.

Keywords: organisational structure

Glossary: Asylum, Citizenship, Foreigner, Integration, Migration, Residence Permit



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Number of questions: 3

Questions:

1. Do you have in your MS such an Office which in a complex manner would deal with the issue of asylum, citizenship and residence and integration of foreigners?
2. If yes, what are the main tasks and responsibilities of such an Office?
3. What are the positives and/or negatives of such an Office from the point of view of your MS?

2. Responses¹

		Wider Dissemination? ²	1. Do you have in your MS such an Office which in a complex manner would deal with the issue of asylum, citizenship and residence and integration of foreigners? 2. If yes, what are the main tasks and responsibilities of such an Office? 3. What are the positives and/or negatives of such an Office from the point of view of your MS?
	Austria	No	This EMN NCP has provided a response to the requesting EMN NCP. However, they have requested that it is not disseminated further.
	Belgium	Yes	<ol style="list-style-type: none"> 1. No, there is not such an office. Competences on asylum, residence, citizenship and integration are in Belgium shared on different levels and executed by different institutions: Immigration Department (Federal) <p>The Immigration Department is responsible for the management of the entry of foreign nationals to the Belgian territory, their stay, their settlement and the removal of (a.o. irregular) foreign nationals from the Belgian territory. The main tasks of the Immigration Department, in relation to migration policy are:</p> <ul style="list-style-type: none"> - To manage migration flows and decide on the validity of applications (such as family reunification and short term stay) - Adapt and implement national legislation to comply with European law; - Enhance the struggle against human traffickers in collaboration with other services involved. - Apply the Dublin-II Regulation; the registration of the asylum seekers' applications and the management of the applicants' residence requirements throughout the asylum procedure. - Organise the return of foreigners who do no longer/not comply with the entry- and residence conditions.

¹ If possible at time of making the request, the Requesting EMN NCP should add their response(s) to the query. Otherwise, this should be done at the time of making the compilation.





² A default "Yes" is given for your response to be circulated further (e.g. to other EMN NCPs and their national network members). A "No" should be added here if you do not wish your response to be disseminated beyond other EMN NCPs. In case of "No" and wider dissemination beyond other EMN NCPs, then for the Compilation for Wider Dissemination the response should be removed and the following statement should be added in the relevant response box: "This EMN NCP has provided a response to the requesting EMN NCP. However, they have requested that it is not disseminated further."

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
			<p>Office of the Commissioner General for refugees and stateless people (CGRS) (Federal) The CGRS, an independent administrative instance, is the only instance with the competence to examine asylum cases. The CGRS is the competent instance to either grant or refuse the refugee status and to either grant or refuse subsidiary protection.</p> <p>Others</p> <p>The Aliens Litigation Council and the Council of State also have their role as appeal bodies within the asylum and migration procedures.</p> <p>Federal Agency for the Reception of Asylum seekers (Fedasil) Fedasil falls under the competence of the PPS Social Integration. The agency is responsible for the humane reception of asylum seekers in Belgium. The reception of asylum seekers must be organised efficiently so as to respond in a flexible way to the arrival of newcomers. Fedasil also has some other competences: the coordination of the voluntary return programs, the observation and orientation of unaccompanied minors and the integration of reception facilities in the municipalities.</p> <p>Federal Public Service Employment, Labour and Social Dialogue The rules for employment of foreign workers are defined in the law of 30 April 1999 regarding the employment of foreign workers and the Royal Decree of 9 June 1999 on the implementation of this law. While this FPS designs the framework, the implementation of the legislation is the competence of the (3) Regions.</p> <p>Federal Public Service Justice:</p> <p>The Guardianship Office The Guardianship Office has the mission to design a durable solution for unaccompanied foreign minors arriving or residing in Belgium. The Office assists and trains among other things legal guardians. A guardian is appointed and takes responsibility for the unaccompanied minor throughout his or her stay in Belgium. This guardian will then arrange for the minor's reception, and will also ensure that he or she receives medical care, attends school, etc. The guardian shall, if necessary, find a lawyer who can carry out the procedures necessary to obtain a residence permit in Belgium.</p> <p>Legislation on Nationality Within the FPS Justice the "Service Legislation on Nationality" deals with individual files on the obtaining and loss of the Belgian nationality. Besides the operational aspect, the service also handles the legal aspects of nationality at national and international level.</p> <p>The three language-based Communities (Dutch-speaking, French-speaking, and German-speaking) are responsible for integration issues.</p> <p>2. N/A 3. N/A</p>
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EMN Ad-Hoc Query on National Offices



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	Czech Republic	Yes	<ol style="list-style-type: none"> 1. No. 2. Not applicable. 3. Not applicable.
	Estonia	Yes	<ol style="list-style-type: none"> 1. All procedural matters of asylum, citizenship and residence are dealt by the Police and Border Guard Board (Department of Citizenship and Migration). The responsible authority for elaborating policies in respective fields is Ministry of the Interior. The Ministry of Culture is in charge of integration. It coordinates the work of the Estonian Integration Program 2008-2013 and is in charge of the European Fund for the Integration of Third-country nationals 2007-2013. The Ministry works together with the Integration and Migration Foundation Our People (MISA) with the aim of initiating, supporting, and coordinating projects designed to promote integration in the Estonian society. 2. See reply to question no 1. 3. Positive side is that all procedures are being carried out by the same office and that is where the competence lies in. Naturally, the Ministry of the Interior carries out supervisory control over the lawfulness of procedures.
	Finland	Yes	<ol style="list-style-type: none"> 1. Yes, in Finland, the Finnish Immigration Service is responsible for all of the mentioned issues, except the integration of foreigners, which is the responsibility of the Ministry of the Interior (with practical implementation by the municipalities). 2. The Finnish Immigration Service: <ul style="list-style-type: none"> - grants residence permits to foreigners who come to Finland, including students, employed persons, self-employed persons, returnees, and family members of foreigners living in Finland - processes applications for asylum from investigation to decision-making - steers and plans of practical reception centre operations for asylum-seekers and those granted temporary protection - grants aliens' passports and travel documents for refugees - decides on refusals of entry and deportation - is in charge of naturalisation applications, declarations concerning Finnish citizenship, and definition of citizenship status - is in charge of the maintenance of the register of aliens - produces information services for international needs and domestic decision-makers and authorities - participates in international co-operation in its field of operation 3. Finland has found it administrationally beneficial to pool competences and resources in the Finnish Immigration Service, as many of the issues are cross-cutting. It is also a customer-friendly approach.
	France	Yes	<p>In France, asylum, naturalization, residency and integration are, since the cabinet reshuffle of 14 November 2010, under the responsibility of the Ministry of Interior, Overseas territories, local authorities and immigration and more particularly, within it, the General Secretariat to immigration and integration.</p> <p>The General Secretariat to immigration and integration supervises:</p> <ul style="list-style-type: none"> - Sub-Directorate of access to French nationality for naturalizations - local representatives of the State ("préfectures") - to issue residence permits. <p>And two public institutions placed under the Ministry :</p> <ul style="list-style-type: none"> - The French Office for Protection of Refugees and Stateless Persons (OFPRA) in charge of asylum,



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			<p>- The French Office for Immigration and Integration (OFII) whose duties include the integration. It should be noted that this office is involved, in association with "préfectures" and through the medical checks carried out, in the procedure for issuing residence permits.</p> <p>Note also that Law on immigration and asylum is the subject of a code: the code of the entry and stay of foreigners and asylum (CESEDA).</p>
	Hungary	Yes	<ol style="list-style-type: none"> As part of the inception phase of developing an integrated migration organization the Government of Hungary established the Office of Immigration and Nationality (hereinafter: OIN) on January 1, 2000. The OIN - based on the Government Decree No. 162/1999 (XI. 19.) - is an independent central authority. Legal harmonisation and institutional development were part of Hungary's preparation for EU accession. In order to achieve these goals on May 29, 2001, the Hungarian Parliament adopted a new Act regulating the entry and stay of foreigners in Hungary and amended the Act CXXXIX of 1997 on Asylum. This removed the legislative barriers from the way of developing an unified migration organisation. The amendment made to the Government Decree 162/1999 (XI. 19.) on the Office of Immigration and Nationality enabled the Government to set up the OIN's regional branches, the so-called Regional Directorates. the Office acts under the direction of the Ministry of the Interior, and in point of simplify naturalization procedures under the direction of the Ministry of Public Administration and Justice. The OIN is an independent budgetary organisation. Its budget is shown separated within the budget of the Ministry of Interior. The Director General, supervised by the Minister of Interior directs the Office. The OIN consists of central and regional – 7 Regional Directorates - organisational units: <ol style="list-style-type: none"> Regional Directorate of Budapest and Pest County Regional Directorate of North Plain Regional Directorate of North Hungary Regional Directorate of South Plain Regional Directorate of South Transdanubia Regional Directorate of Middle Transdanubia Regional Directorate of West Transdanubia <p>The Hungarian legislation was completely reformed when on 18th December 2006; the Parliament of Hungary adopted two new legislative acts in the field of migration which implemented the relevant EU directives. Act I of 2007 on the Entry and Stay of Persons Enjoying the Right of Free Movement (hereinafter referred to as Free Movement Act) and Act II of 2007 on the Entry and Stay of Third-Country Nationals (hereinafter referred to as new Aliens Act) replaced the previous Aliens Act. According to both of them the competent regional directorates of the OIN play an important part in line with proceeding of right to residence. Competences of the competent regional directorates of the OIN are based on the Government Decree 114/2007, as well as Government Decree 113/2007.</p> The OIN with a national competence is responsible for: <ul style="list-style-type: none"> In accordance with the provisions of law on nationality discharging all the duties related to nationality falling in the line of duty of the Minister of Public Administration and Justice Executing. The tasks related to the home registration activity carrying out all the aliens policing tasks in the capacity of a central aliens policing authority: <ul style="list-style-type: none"> local border traffic permits → affairs,

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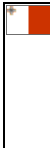
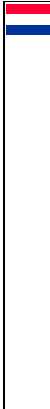
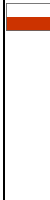
			<p>the issuing and cancelling of visas , residence affairs (prolongation of national residence permits, and document granting temporary residence too), settlement affairs (prolongation of national, of EC and of temporary resident permits too), procedure for official statement of the fact of stateless, procedure for official statement of the fact of stateless, issuing and cancelling of registration certificates, residence cards, and permanent residence cards, report of accommodations, commit foreigners to custody before expulsion and commit foreigners to custody, implementation of passport suspension of aliens under criminal procedure, issuing and lengthening temporary residential permit, ordering obligatory residency, granting or withdrawing the title "person authorized to stay", ensuring alimentations for authorized persons, imposing fine for the protection of public order, withdrawing ban on entering and stay, issuing certificates of loss passports, keep a record of datas of foreigners and forward to the data structure management subsystem, ordering expulsion for foreigners , execution of expulsions enacted by court, execution of expulsions enacted by court, as well as take the fingerprint and photograph.</p> <ul style="list-style-type: none"> • Executing all the tasks related to the administration of refugees in the capacity of a refugee authority: for example protection of the victims of trafficking in human beings, refugee affairs. <p>Additionally the Office is responsible for: executing tasks related to migration arising from international conventions, co-operating with international organisations, Hungarian governmental and non-governmental organisations, Managing and operating the reception centres, temporary accommodations and community shelters. You can find more information on the www.bmbah.hu website.</p> <p>3. Point of us the advantages of an Office: the uniform law enforcement and database, more effectively operation, less expenses and bureaucracy, moreover summary proceedings. Point of us the disadvantages of an Office: too much by half frame, and slower operation during the transformations.</p>
	Italy	Yes	<p>In Italy there isn't an ad hoc office as described in the introductory text to the present ad hoc query, as all competencies are entrusted to the Ministry of Interior. For a general overview, it could be useful to read the EMN national study on the Organization of policies on immigration and asylum.</p>
	Latvia	Yes	<ol style="list-style-type: none"> 1. An Office which in a complex manner deals with the issue of asylum, citizenship and residence in Latvia is the Office of Citizenship and Migration Affairs (the OCMA) which is a state institution under the supervision of the Ministry of Interior. 2. The OCMA is responsible for issuance of identity documents and travel documents, maintenance of the Population Register,

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
			<p>implementation of the state migration policy, including development and implementation of repatriation and asylum policy as well as naturalization procedure. Starting from the 1st of June, 2011 the OCMA will also be the responsible institution for the implementation of the integration policy for foreigners.</p> <p>3. From the political point of view existence of one office which in a complex manner deals with the issues of asylum, citizenship, residence and integration of foreigners, makes it easier to notice interconnections between these fields. It also allows to deal with problems in a complex manner, decisions can be made faster as well as it is easier to develop most appropriate procedures taking into consideration needs of foreigners and other clients of institution.</p>
	Lithuania	Yes	<p>1. No. Currently, these functions are dispersed between different institutions:</p> <ul style="list-style-type: none"> - Ministry of the Interior responsible for the overall state regulation on migration, - Migration department, responsible for residence permits, asylum applications, admission, citizenship etc., - Ministry of Social Security and Labour responsible for labour market access (via Labour exchange office) and integration of refugees, - Police, responsible for removals and control over legal stay - State border guard service, responsible for border control and removals. <p>2. N/A</p> <p>3. N/A</p>
	Luxembourg	Yes	<p>1. In Luxembourg, there is no office or authority that holds combined competences in the fields of asylum, citizenship, residence and integration of non-nationals and deals with them in an integrated manner. Instead, the competences for immigration, asylum and integration are distributed among several ministries and administrations.</p> <p>The <i>Directorate for Immigration</i> is charged with the formulation and implementation of the immigration and asylum policy, the granting of refugee status and complementary protection status as well as the issuance of work and residence permits. Since 2009, the Directorate is placed under the responsibility of the <i>Minister of Labor, Employment and Immigration</i>, while remaining, from an administrative point of view, part of the <i>Ministry for Foreign Affairs</i>.</p> <p>The <i>Luxembourg Reception and Integration Agency</i> ('Office luxembourgeois de l'accueil et de l'intégration', OLAI) is a public agency under the auspices of the <i>Ministry for Family and Integration</i>. It is mandated to implement and coordinate the reception and integration policy; facilitate the integration process of non-nationals; fight against discrimination; observe migration flows; provide support to applicants for international protection (social counselling, accommodation, social and financial support) and to manage accommodation centers for applicants for international protection.</p> <p>The <i>Ministry of Justice</i> is responsible for citizenship matters (acquisition of the Luxembourg nationality).</p> <p>The <i>Ministry for National Education and Vocational Training</i> is responsible for the educational integration of non-national children.</p> <p>2. Not applicable.</p>

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



			<p>3. The present Government, constituted after the legislative elections of 9 June 2009, did not consider the idea of bringing together the competences of immigration, asylum and integration in one single ministry. Furthermore, based on the principle that integration policy is cross-sectional and concerns therefore several ministries, the Government of Luxembourg did not want to</p> <p>4. allocate the set of respective competences to one single ministry or administration and opted instead for a closer coordination.</p> <p>In this perspective, the Inter-Ministerial Committee for Integration – composed of representatives of several Ministries – is mandated to coordinate the measures taken by the different ministerial departments in the field of integration of non-nationals. The Committee has, under the auspices of the OLAI, contributed to the elaboration of the National Action Plan for Integration and Fight against Discrimination 2010-2014 provided for in the Law of 16 December 2008 on the Reception and Integration of Foreigners in the Grand-Duchy of Luxembourg. This Plan, adopted by the Government on 26 November 2010, represents the main instrument for a strategic and operational coordination of cross-sectional integration policies.</p>
	Malta	Yes	<p>1. Malta does not have such an office. Citizenship and residence permits fall under the Citizenship and Expatriates Affairs within the Ministry of Foreign Affairs while asylum seekers' welfare is covered by AWAS, an agency under the Ministry for Justice and Home Affairs. Asylum applications are made with the Office for the Refugee Commissioner.</p> <p>2. N/A</p> <p>3. N/A</p>
	Netherlands	Yes	<p>1. No. The issue of asylum, citizenship and residence falls under de responsibility of the Dutch Immigration and Naturalization Service (INS) which is an agency of the Ministry of Interior. Integration falls under the responsibility of amongst others the municipalities in cooperation with the Directorate Integration. This directorate is part of the Ministry of Interior. Although asylum, citizenship and residence, and integration are dealt with by different offices, these are all part of the Ministry of Interior. The issue of asylum, citizenship and residence, and integration fall under one Ministry, namely the Ministry of Interior. The political responsibility is thus not divided.</p> <p>The INS, being an agency, is responsible for the execution of the policies set by the Ministry. In that way, the INS can focus on its executive functions and the directorates within the Ministry can focus on policy making which can ameliorate the efficiency. The issue of integration however, is divided between the Integration Directorate of the Ministry and the municipalities. Although the municipalities formally function as part of the Ministry, they have an extensive space to execute their public administrative task. In both cases, coordination to achieve a better cooperation has been a key issue within this part of public administration.</p> <p>2. N/A</p> <p>3. N/A</p>
	Poland	Yes	<p>1. No. The issues of asylum, citizenship, residence and integration are dealt by different institutions. Referring to asylum, the <u>Head of the Office for Foreigners</u> is the central governmental authority competent with regard to granting and withdrawing refugee and subsidiary protection status, tolerated stay status (national protection measure) and national asylum status. All determination procedures are carried out in the Office, including cooperation under Dublin II Regulation. Among its responsibilities, there are also organization and management of reception centres for asylum seekers. Granting of the Polish citizenship belongs to the powers of the President of the Republic of Poland. Moreover, he expresses his consent to renounce thereof. Applications are examined first by the local authority (in case of foreigners residing abroad - by a</p>

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			<p>consul), then by the respective department at the Ministry of Interior and Administration. In case of recognition of foreigner or stateless person as the Polish citizen and in case of confirmation of having Polish citizenship, the I instance decisions are made by the local authority (voivod), supervised by the Minister of Interior and Administration (acting as the II instance authority). The entry (border crossing) phase of migration to Poland is controlled by the Border Guards. Applications for legal residence of foreigners in Poland (as well as conditions for issuing a work permit to a foreigner), are examined by the local authorities (voivods). The Head of the Office for Foreigners coordinates, as a higher instance organ, the activities related to residence of foreigners carried out by them.</p> <p>As for the returns, several institutions might be involved, depending on the type of return (assisted voluntary – Border Guards, Head of the Office for Foreigners, IOM –International Organization for Migration – Warsaw Bureau; obligatory – Border Guards, Police; expulsion decisions – primarily voivod and the Head of the Office for Foreigners).</p> <p>Referring to integration, the <u>Ministry of Labour and Social Policy</u> has its statutory competency in the field of labour, family and social security. The Ministry is responsible for the integration of foreigners in Poland, including coordination of assistance provided within the framework of annual integration programmes (implemented as a social security task) targeting recognised refugees and persons granted subsidiary protection. Integration programmes are offered at the local level (powiat).</p> <p>2. N/A 3. N/A</p>
	Portugal	Yes	<p>1. Portugal does not have an Office of this nature. Therefore competences on asylum, residence, citizenship and integration are shared by different institutions, as follows:</p> <p><u>Migration, Asylum and Residence – Immigration and Borders Service</u> Immigration and Borders Service (SEF) - Is responsible for implementing immigration and asylum policies in Portugal, in conformance with constitutional and legislative dispositions and the guidelines provided by the Government. SEF is namely aimed to monitor the circulation of individuals through national borders and the stay and activities of foreigners in Portugal; to investigate criminal activities pertaining to illegal immigration; to institute and decide on cases for administrative expulsions of foreigners from Portuguese national territory, as well as to implement decisions resulting in administrative and judicial expulsions; to process and implement readmission procedures; to issue opinions in processes to issue consular visas and Portuguese nationality. In the area of asylum seekers, the SEF is responsible for organising and processing the cases: granting asylum and residence permits for humanitarian reasons; determining the State that is responsible for analysing the respective applications; and transferring candidates between the Member States of the European Union.</p> <p><u>Citizenship – Central Registry</u> The Central Registry is the entity responsible for the processes of attributing and acquiring Portuguese nationality and for maintaining a central registry about the attribution, acquisition and loss of Portuguese nationality.</p> <p><u>Integration - ACIDI</u> The integration of immigrants has been entrusted to the ACIDI, headed by the High Commissioner for Immigration and Intercultural Dialogue. ACIDI's mission is to assist in defining, implementing and assessing relevant public policies pertaining to the integration of immigrants and ethnic minorities, as well as to foment a dialogue between religions, cultures and ethnicities and to develop actions to combat racism and xenophobia.</p>

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			<ol style="list-style-type: none"> 2. Not applicable. 3. Not applicable.
	Slovak Republic	Yes	<ol style="list-style-type: none"> 1. The Slovak Republic does not have such an Office so far. 2. N/A 3. N/A
	Slovenia	Yes	<ol style="list-style-type: none"> 1. We established Directorate for migration and integration od 1.3.2009, before this issues were managed in Directorate for administrative affairs. 3. For now I can only tell you positive aspects: <ul style="list-style-type: none"> - More money spent from the EU funds - better implementation of the legislation - better management of the migration field - better cooperation with international and national institutions from this field.
	Sweden	Yes	<ol style="list-style-type: none"> 1. The Swedish Migration Board is responsible for all the issues mentioned except integration which is the responsibility of the Ministry of Labour and the County Administrative Boards (with practical implementation by the municipalities). 2. The Swedish Migration Board: <ul style="list-style-type: none"> • Grants residence permits to foreigners who wants to come to Sweden, including students, family reunification, labour migrants. • Process applications for asylum from investigation to decision making. • Responsible for voluntary return and repatriation. • Responsible for the Swedish resettlement programme. • Responsible for the practical reception of asylum seekers, including providing housing and reception centers. • Grants aliens' passports and travel documents • Responsible for issues regarding Swedish citizenships. • Produces information and prognoses concerning migration for international need and domestic decision makers and authorities. • Participates in international cooperation concerning migration. 3. In Sweden the advantages are seen to be substantial: <ul style="list-style-type: none"> • Expertise on migration in one authority. • Easy for the applicants with only one authority responsible for the whole process. • A lot of connections between different migration issues which are easier dealt with within the same agency. • Possible to move resources to where they are needed the most at different points in time
	United Kingdom	Yes	<ol style="list-style-type: none"> 1. Yes, the UK Border Agency deals with asylum, citizenship, residence and integration of foreigners. 2. The UK Border Agency deals with applications for asylum, citizenship, and other residence permits. Details regarding these processes are available on the UK Border Agency website at www.ukba.homeoffice.gov.uk/. The Agency's main tasks in regard to integration are more varied. Examples of some integration projects and programmes are given below. The Agency uses the European Integration Fund (EIF) to promote third country legal migrant integration through delivery of English for Speakers of Other Languages (ESOL) courses, life skills courses, IT training, mentoring schemes, 'life in the UK' classes and community events to promote contact and understanding between communities. Applicants for permanent residence and citizenship need to

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			<p>demonstrate English language competence and knowledge of UK society. The UK Border Agency has produced the 'Life in the UK: A Journey to Citizenship' booklet, which gives information about living in the UK, UK history and engagement with UK society. Applicants are tested on their UK knowledge and English competence through a multiple-choice computer test. Those with less well-developed English skills may instead take the 'English for Citizenship' course. Information about work, housing, access to healthcare, education and other topics that migrants might need to assist their early integration can be found on the UKBA website at http://www.ukba.homeoffice.gov.uk/while-in-uk/rightsandresponsibilities/. Those granted refugee status are provided with integration support through the Refugee Integration and Employment Service (RIES). This provides support to new refugees with short term critical needs as well as longer term integration goals. This includes assistance with registration for mainstream benefits and services (including housing), English language provision and preparation for employment. Provision of the RIES service will finish at the end of September 2011. European Refugee Fund (ERF) funded projects include the Gateway Protection Programme (the UK's resettlement programme), projects assisting with providing general and specific sector based employment information, advice and guidance, employment related training, English language provision, mentoring of young refugees and providing complementary services in the mainstream secondary education of refugee children. More information about integration practices in the UK can be found on the European Integration Website: http://ec.europa.eu/ewsi/en/info_sheet.cfm?ID_CSHEET=21</p> <p>3. Having the determination of permanent residence, citizenship and asylum, and the management of the European Integration Fund (EIF) and European Refugee Fund (ERF) within the UK Border Agency makes for efficiency and sharing of good practice.</p>
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