

## ALIEN ELIGIBILITY FOR REPRESENTATION BY LSC PROGRAMS—Continued

Alien category	Immigration Act (INA)	LSC Regs 45 CFR § 1626	Examples of acceptable documents
GRANTING WITH- HOLDING OF DEPORTATION.	INA § 243(h) 8 USC § 1253(h) (as of 4/1/97, re- pealed and re- designated INA § 241(b)(3), "Re- striction on Re- moval").	§ 1626.5(e)	I-94 stamped "§243(h)" or order granting withholding of deportation from INS, immigration court, BIA, or federal court or I-688B or I-766 coded 8 CFR § 274a.12(a)(10)(withholding of deportation) or I-571 refugee travel document; or any computerized verification from INS or other authori- tative document.
CONDITIONAL EN- TRANT.	INA § 203(a)(7) (prior to 4/1/80), 8 USC § 1153(a)(7).	§ 1626.5(d)	I-94 or passport stamped "conditional entrant" or any computerized verification from INS or other authori- tative document.
AGRICULTURAL WORKER.	INA § 101(a)(15) (H)(II), 8 USC § 1101(a)(15) (H)(II).	§ 1626.11	I-94 or passport stamped "H-2A" or any computerized verification from INS or other authori- tative document.
SPECIAL AGRI- CULTURAL WORKER TEM- PORARY RESI- DENT.	INA § 210, 8 USC § 1160.	§ 1626.10(d)	I-688, 688A, 688 or 766 indicating issuance under § 210 (or under 8 CFR § 274a.12 (a)(2), with other evidence indicating eligibility under INA § 210). or any computerized verification from INS or other authori- tative document.

National Immigration Law Center 3/7/97.

[62 FR 19414, Apr. 21, 1997; 62 FR 24159, May 2, 1997]

**PART 1627—SUBGRANTS AND  
MEMBERSHIP FEES OR DUES**

Sec.

- 1627.1 Purpose.  
1627.2 Definitions.  
1627.3 Requirements for all subgrants.  
1627.4 Membership fees or dues.  
1627.5 Contributions.  
1627.6 Transfers to other recipients.  
1627.7 Tax sheltered annuities, retirement  
accounts and pensions.  
1627.8 Recipient policies, procedures and  
recordkeeping.

AUTHORITY: 42 U.S.C. 2996e(b)(1), 2996f(a),  
and 2996g(e); Pub. L. 104-208, 110 Stat 3009;  
Pub. L. 104-134, 110 Stat 1321.

SOURCE: 48 FR 54209, Nov. 30, 1983, unless  
otherwise noted.

**§ 1627.1 Purpose.**

In order to promote accountability for Corporation funds and the observance of the provisions of the Legal Services Corporation Act and the Corporation's regulations adopted pursuant thereto, it is necessary to set out the rules under which Corporation funds may be transferred by recipients to other organizations (including other recipients).

**§ 1627.2 Definitions.**

(a) *Recipient* as used in this part means any recipient as defined in section 1002(6) of the Act *and* any grantee or contractor receiving funds from the Corporation under section 1006(a)(1)(B) or 1006(a)(3) of the Act.

(b)(1) *Subrecipient* shall mean any entity that accepts Corporation funds from a recipient under a grant contract, or agreement to conduct certain activities specified by or supported by the recipient related to the recipient's programmatic activities. Such activities would normally include those that might otherwise be expected to be conducted directly by the recipient itself, such as representation of eligible clients, or which provide direct support to a recipient's legal assistance activities or such activities as client involvement, training or state support activities. Such activities would not normally include those that are covered by a fee-for-service arrangement, such as those provided by a private law firm or attorney representing a recipient's clients on a contract or *judicare* basis, except that any such arrangement involving more than \$25,000 shall be included. Subrecipient activities would normally also not include the provision of goods or services by vendors or consultants in the normal course of business if such goods or services would not