

---

**LEGAL SERVICES CORPORATION****45 CFR Part 1620****Priorities in Allocation of Resources;  
Correction****AGENCY:** Legal Services Corporation.**ACTION:** Final rule—correction.

---

**SUMMARY:** On May 9, 1984, the Corporation published as a final rule a revised Part 1620, Priorities in Allocation of Resources (49 FR 19657). In the preparation of this document, ten words were inadvertently dropped from the text of § 1620.3 Access. This correction

is therefore published to give the complete version of that section as adopted by the Corporation.

**FOR FURTHER INFORMATION CONTACT:**  
Richard N. Bagenstos, Assistant General Counsel, (202) 272-4010.

**SUPPLEMENTARY INFORMATION:**

**PART 1620—(CORRECTED)**

For the reasons set out above, § 1620.3 of 45 CFR Part 1620 is corrected to read as follows:

**§ 1620.3 Access.**

A recipient shall allocate resources consistent with the purposes and requirements of the Act, regulations, guidelines and instructions, including § 1620.2 of these regulations, so as to substantially provide that all potentially eligible clients in the recipient's service area have reasonably equal access to the same type of services and level of representation to the maximum extent economically practical. Type of services may vary as required to meet different priorities in different parts of the recipient's service area, and level of representation may vary based on differences in client financial resources. Availability of services should be reasonably proportional to the distribution of eligible clients by county or parish within the recipient's service area. Where a recipient serves an area that is not easily defined by parish or county jurisdictions, other units of political subdivision should be utilized.

Dated: May 23, 1984.

Alan E. Swendiman,  
General Counsel.

[FR Doc. 84-14508 Filed 5-31-84; 8:45 am]  
BILLING CODE 8320-35-M