Corporation

Rulemaking (NPRM) proposes to delete
proposed deletion is warranted because
1631, Expenditure of Grant Funds. The
collection litigation under this section.
perform liquidation and/or debt
writing when the CDC can begin to
contractor. SBA will notify a CDC in
SUMMARY:
ACTION:
AGENCY:
Expenditure of Grant Funds
45 CFR Part 1631
LEGAL SERVICES CORPORATION
BILLING CODE 8025

Hector V. Barreto,
Administrator.
[FR Doc. 05–21681 Filed 11–2–05; 8:45 am]

Corporation

45 CFR Part 1631
Expenditure of Grant Funds
AGENCY: Legal Services Corporation.
ACTION: Notice of proposed rulemaking.

SUMMARY: This Notice of Proposed Rulemaking (NPRM) proposes to delete
in its entirety the Legal Services Corporation’s regulation at 45 CFR part
1631, Expenditure of Grant Funds. The proposed deletion is warranted because
the statutory authority for part 1631 is no longer the prevailing rule of law.
DATES: Comments on this NPRM are due on December 5, 2005.
ADDRESSES: Written comments may be
submitted by mail, fax or e-mail to
Mattice C. Condray at the addresses
listed below.

FOR FURTHER INFORMATION CONTACT:
Mattice C. Condray, Senior Assistant
General Counsel, Office of Legal Affairs,
Legal Services Corporation, 3333 K
Street, NW., Washington, DC 20007;
202–295–1624 (ph); 202–337–6519 (fax);
mcondray@lsc.gov.

SUPPLEMENTARY INFORMATION: Part 1631
provides that LSC grant recipients may
not expend LSC funds except as in
accordance with the restrictions and
provisions contained in the
Corporation’s Fiscal Year 1986
appropriations measure (Pub. L. 99–180,
99 Stat. 1136), unless such funds are
expended pursuant to a waiver from the
Corporation. Part 1631 was promulgated in
1986 in response to Congressional
concerns that some pre-1982 funds were
being held by recipients and spent on
activities which were not prohibited at
the time the funds were appropriated,
but which were later prohibited (and on
which recipients could not spend
any pre-1982 funds); in 1986 in response to Congressional
concerns that some pre-1982 funds were
being held by recipients and spent on
activities which were not prohibited at
the time the funds were appropriated,
but which were later prohibited (and on
which recipients could not spend

In 2005, there is no longer any
concern that recipients have any pre-
1982 funds to spend. In addition, in
1996, Congress adopted new
restrictions and provisions applicable to recipients of LSC funds which supersede the
restrictions in Public Law 99–180.
These restrictions have been
incorporated by reference in each
subsequent appropriation, including the
current appropriation, Public Law 108–
447, 118 Stat. 2809. These restrictions
have been separately incorporated into
LSC’s regulations and removal of part
1631 will have no effect on the later
restrictions and provisions imposed by
Pub. L. 104–134. See, e.g., 45 CFR part
1610.

As part 1631 is now obsolete, LSC
believes it is appropriate at this time to
delete part 1631 in its entirety. LSC
believes this action will streamline
LSC’s regulations and avoid any
potential confusion the continued
existence of part 1631 might create.
Accordingly, LSC proposes to remove
and reserve part 1631 from Chapter XVI
of Title 45 of the Code of Federal
Regulations.

PART 1631—[REMOVED AND
RESERVED]

For reasons set forth above, and under
the authority of 42 U.S.C. 2996g(e), LSC
proposes to remove and reserve 45 CFR
Part 1631.
Vicent M. Fortuno,
General Counsel and Vice President for Legal
Affairs.
[FR Doc. 05–21942 Filed 11–2–05; 8:45 am]

DEPARTMENT OF JUSTICE
Bureau of Prisons
28 CFR Part 524
[BOP–1131–P]
RIN 1120–AB32
Classification and Program Review
AGENCY: Bureau of Prisons, Justice.
ACTION: Proposed Rule.

SUMMARY: In this document, the Bureau of
Prisons (Bureau) proposes to revise
its regulations on classification and
program review to remove unnecessary
regulations and to ensure that
classification and program review
procedures are adequately addressed
inmate needs.
DATES: Comments due by January 3,
2006.

ADDRESSES: Our e-mail address is
BOPRULES@BOP.GOV. Comments
should be submitted to the Rules Unit,
Office of General Counsel, Bureau of
Prisons, 320 First Street, NW.,
Washington, DC 20534. You may view
an electronic version of this rule at
http://www.regulations.gov. You may
also comment via the Internet to BOP
at BOPRULES@BOP.GOV or by using the
http://www.regulations.gov comment
form for this regulation. When
submitting comments electronically you
must include the BOP Docket No. in the
subject box.
FOR FURTHER INFORMATION CONTACT:
Sarah Qureshi, Office of General
Counsel, Bureau of Prisons, phone (202)
307–2105.

SUPPLEMENTARY INFORMATION: In this
document, we revise and streamline the
regulations which set forth the
classification and program review rules,
which currently describe procedure,
practice, and general statements of
policy, to remove an unnecessary level
of operational detail with regard to the
classification and program review
process.

Details removed from the
regulations will be addressed in our
respective policy statement on the
classification and review program. We do not, by this
rule, intend to make any substantive
changes to the current rules or to the
classification and program review
system. We merely intend to clarify and
streamline the existing rules.

Executive Order 12866

This regulation has been drafted and
reviewed in accordance with Executive
Order 12866, “Regulatory Planning and
Review”, section 1(b), Principles of
Regulation. The Director, Bureau of
Prisons has determined that this rule is
not a “significant regulatory action”
under Executive Order 12866, section
3(f), and accordingly this rule has not
been reviewed by the Office of
Management and Budget.

Executive Order 13132

This regulation will not have
substantial direct effects on the States,
on the relationship between the national
government and the States, or on
distribution of power and
responsibilities among the various
levels of government. Therefore, under
Executive Order 13132, we determine
that this rule does not have sufficient
federalism implications to warrant the
preparation of a Federalism Assessment.

Regulatory Flexibility Act

The Director of the Bureau of Prisons,
under the Regulatory Flexibility Act (5
U.S.C. 605(b)), reviewed this regulation