



California Certified Legal Secretary A Program of LSI®

STANDARDS FOR RECERTIFICATION

1. **Definitions.** The following definitions apply to the standards listed below:

- a. **Certifying Board.** The California Certified Legal Secretary Certifying Board is an autonomous board established by Legal Secretaries, Incorporated, a California nonprofit mutual benefit corporation.
- b. **Continuing Education.** Each person who attains California Certified Legal Secretary (“CCLS”) status shall complete required continuing education programs which present material that has significant practical content for legal support staff.
- c. **Certification Term.** Certification is for a three (3) year period which terminates on the date indicated in the notice of certification or recertification. If certification was originally granted under the grandfathering provision of the CCLS program, the original certification period expired on March 31, 1992.
 - i. Example 1: If the entire examination (including retake(s)) is successfully completed on September 16, 2017, the certification term expires on September 30, 2020.
 - ii. Example 2: If recertification is granted effective October 1, 2017, the certification term expires on September 30, 2020.
- d. **Credit Hours for Participants.** The minimum credit for participation in an approved program is .25 hour. An applicant for recertification shall receive credit as follows:

Participation	Instruction Time	Credit Hours
Approved Program between .25 and 1 hour	Actual instruction time	.25, .50 .75 or 1 hour
Approved Program more than 1 hour	Actual instruction time	1.25+ hours
MUST HAVE SUBSTANTIVE HANDOUT		
3-Unit Semester Course (grade "C" or better)	3 units	3
4-Unit Semester Course (grade "C" or better)	4 units	4
5-Unit Quarter Course (grade "C" or better) is the quarter units multiplied by three (3) quarters divided in half:	7.5 units	7.5
5 x 3 = 15		
15/2 = 7.5		

Any program, course of study, or class of more than one (1) hour in duration must have a substantive handout. At the full discretion of the Certifying Board, if there is no substantive handout for a program of more than one (1) hour, either: (a) no credit will be given; or (b) credit will be reduced to a maximum of one (1) hour credit.

- i. Example 1: The applicant attends a local LSI association meeting where the educational speaker instructs for ten (10) minutes. This would not qualify for CCLS recertification credit.
 - ii. Example 2: The applicant attends a quarterly LSI Legal Specialization Section meeting which begins at 4:30 p.m. and ends at 5:45 p.m. The educational speaker's portion of the program begins at 4:45 p.m. and ends at 5:30 p.m. This would qualify for .75 credit hour.
 - iii. Example 3: The applicant attends an all-day education forum. Registration begins at 8 a.m., instruction 9 to 10:30 a.m., break from 10:30 to 10:45 a.m., instruction from 10:45 a.m. to noon, lunch from noon to 1:00 p.m., instruction 1:00 p.m. to 2:30 p.m. This would qualify for 4.25 credit hours.
- e. **Credit Hours for Self-Study Audio/Video Tapes and MCLE-Approved Pre-Recorded Webinars.**

CCLS recertification credit may be obtained through self-study by listening to audio or watching videotaped legal education courses approved by the State Bar of California for MCLE credit, including those sponsored by LSI and/or its affiliated associations (LSI's member associations). Such credit hours shall not exceed five (5) credit hours in any recertification period. All restrictions concerning credit hours apply to audio, videotape, or pre-recorded web instruction. Credit hours may be claimed by completion of a declaration under penalty of perjury as printed

on the Certificate of Completion and co-signed by the provider OR the CCLS's supervising attorney. (The provider must be an approved provider and supervising attorney signatures must be in wet ink – no manufactured stamps.) A printed Certificate of Attendance is also required **pursuant to Section 2b and d below. Applicants may not sign their own Certificates of Attendance.**

- f. **Participatory Hours/Self Study Hours.** Participatory hours are given to applicants that are physically present in class, sign in, and there is a live person giving instruction and answering questions. A live webinar may also qualify for participatory credit if the instruction is happening in real time. If a webinar was presented in person, and recorded to be used/purchased for later self-study, the recorded webinar would qualify for self-study credit. (See Section 1e above for information on self-study CLE.)
- g. **Credit Hours for LSI-Sponsored CCLS Study Groups.** CCLS recertification credit may be obtained by participating in a CCLS study group sponsored by Legal Secretaries, Incorporated (LSI), and/or its affiliated associations (LSI's member associations). Credit hours for LSI-Sponsored CCLS Study Groups (online or other similar formats) shall not exceed 10 (ten) credit hours (exclusive of independent-study time) in any recertification period and live participation shall be confirmed by the instructor. A printed certificate of participation signed by the study group instructor must be provided to claim credit hours.
- h. **Credit Hours for LSI-Sponsored Live Online Workshops/Seminars.** CCLS recertification credit may be obtained by attending or participating in a live webinar approved by the State Bar of California for MCLE credit, or any online workshop or seminar sponsored by LSI, its affiliated associations (LSI's member associations) and its Legal Specialization Sections. A Certificate of Completion will be required to receive credit hours and is to be signed pursuant to Section 2b and d below. LSI sponsored online workshops, seminars, and study groups may or may not qualify for MCLE credit and, if necessary, will be considered by the Certifying Board on a case-by-case basis.
- i. **Credit Hours for Instructors.** Except as provided below, the instructor of an approved program shall receive CCLS recertification credit, within the curriculum category, at the rate of three (3) times the credit hours only for the first time the instructor presents the program, and for actual hours for each subsequent presentation of the same program. If the instructor is part of a panel and a specific presentation time is not assigned to that instructor, then the total number of hours of instruction time shall be divided by the number of presenters, and an instructor's credit hours shall be computed using the resulting fraction.

A chair or moderator of a panel who does no more than introduce the panelists or present administrative information is not entitled to CCLS recertification instructional credit for presentation and preparation time, but if that chair or

moderator is in attendance for the whole program, the chair or moderator shall receive credit at the same rate as other attendees of the educational program.

- i. Example 1: An applicant for recertification prepares and presents material which has significant practical content for attendees. The course is three (3) hours long, and instruction time is two point five (2.5) hours. The instructor will receive seven point five (7.5) credit hours the first time the course is presented, and two point five (2.5) credit hours for each subsequent presentation of the same material.
- ii. Example 2: An applicant for recertification prepares and presents material as part of an all-day seminar approved for eight (8) credit hours. The applicant is one (1) of four (4) panelists, none of whom has been allotted a specific amount of time to make a presentation. The applicant will receive six (6) credit hours the first time the seminar is presented and two (2) credit hours for each subsequent presentation of the same material made by the applicant.
- j. **Teaching CCLS Study Group.** The instructor of a CCLS Study Group shall receive a maximum of three (3) credit hours in any recertification period. The instructor must complete a Certification for Instructional Credit Hours.
- k. **Credit Hours for LSI Publications Revision Committee and Continuing Education Council.** The work of the members of the LSI Publications Revision Committee ("PRC") to revise and update the LSI Legal Professional's Handbook and Law Office Procedures Manual, as required annually by changes in legislation and Judicial Council forms, qualifies as continuing education pursuant to paragraph 1b above. The work of the members of the LSI Continuing Education Council ("CEC") qualifies as continuing education pursuant to paragraph 1b above. LSI members serving on the PRC or the CEC shall be entitled to five (5) hours continuing education credit for each operating year they serve on the PRC or the CEC.
- l. **Other Credit Hours.** Education not falling within any of the categories described above will be considered by the accreditation committee of the Certifying Board on a case by case basis.
- m. **Retired.** A CCLS will be considered retired when that CCLS is no longer working in the legal profession on a part-time, full time, permanent, or temporary basis. Should a retiree return to work, then it is necessary to notify the Board and reactivate the continuing education requirements.

- n. **Out of State Status.** A CCLS who moves out of state, upon notifying the Board of the same, can put a hold on continuing education requirements; however, upon returning to California, the CCLS must notify the Board within sixty (60) days and continue with these requirements.
- o. **Inactive Status.** A CCLS who is no longer working in the legal field may, upon notifying the Board, change his/her status to inactive and put a hold on continuing education requirements. The CCLS will not be able to use the CCLS designation during this time. If the CCLS returns to employment in the legal field, the CCLS must notify the Board immediately and continue with these requirements.
2. **Recertification.** A CCLS shall submit an Application for Recertification on or before the date the applicant's current certification term expires in one of two ways. The first option is by U.S. regular mail. The documentation shall be in an envelope or other type of document holder containing the recertification application, copies of the signed Certificates of Attendance, and requisite fee, which must be postmarked on or before the due date. If a method of one- or two-day delivery service is used, the date indicated on the document holder will be the postmarked date used as the date the applicant submitted the application and fee. Such delivery shall be on or before the due date. If one- or two-day delivery method is used, please contact the CCLS Certifying Board for a physical address. The second option is by emailing via PDF, the documentation to the CCLS Recertification Chair at cclsrecertification@gmail.com. An applicant can choose to pay the requisite fee by check (payable to "LSI") or by PayPal. Credit hours submitted in excess of fifteen (15) per certification term shall not be applied to a subsequent certification term, and the three (3) year certification anniversary date will not be altered.

Copies of ALL Certificates which were issued during the recertification period should be included with the application. **Applicants may not sign their own Certificates. Certificates of Completion co-signed by supervising attorneys MUST be signed in wet ink. Photocopied signatures and manufactured signature stamps will not be accepted.**

Only the following types of certificates will be accepted. Applicants are strongly urged to obtain and submit the standard CCLS Certificate of Attendance whenever possible:

- a. CCLS Certificates of Attendance (to be signed by the Provider);
- b. CCLS Certificates of Completion (for self-study programs) to be co-signed by the provider or the CCLS's supervising attorney. (The provider must be an approved provider). **Certificates of Completion co-signed by supervising attorneys MUST be signed in wet ink. Photocopied signatures and manufactured signature stamps will not be accepted;**

- c. CCLS Certificates for Instructional Credit Hours; or
- d. MCLE Certificates co-signed by the provider or the CCLS's supervising attorney. (The provider must be an approved provider).

PLEASE NOTE: With respect to paragraphs b. and d. above, applicants may, in the alternative, have their supervising attorney sign a CCLS Certificate of Attendance and attach it to the CCLS Certificate of Completion or MCLE Certificate. The supervising attorney's signature must be made with wet ink, no photocopied or manufactured signature stamps.

3. Application for Recertification.

- a. The Certifying Board will send out courtesy reminders and applications six (6) to eight (8) weeks prior to expiration of the certification term. Whether notice is sent or received, it shall be the responsibility of the CCLS whose certificate is expiring to contact the Certifying Board to obtain an application if none is received. The address from which to make inquiry of the Certifying Board may be obtained via email at cclsrecertification@gmail.com or contacting the Administrator of Legal Secretaries, Incorporated, whose current telephone numbers are (916) 239-4089 and (800) 281-2188 or from the LSI website www.lsi.org.
- b. A person who allows the certification to lapse for failure to complete the minimum mandatory continuing education programs and/or fails to submit a timely Application for Recertification (with attached copies of Certificates of Attendance) with the requisite fee, shall no longer use the CCLS designation unless that person applies for and passes the CCLS examination. If a CCLS is disabled or has a medical or personal problem which affects the CCLS's ability to meet the continuing education requirements in a timely manner, that CCLS shall apply to the Certifying Board for an extension **PRIOR** to expiration of the current certification period. Such an extension shall not extend the CCLS's subsequent recertification anniversary dates. No application for extension shall be considered after expiration of a CCLS's current certification period.
- c. A CCLS who retires from the legal profession or who becomes an attorney shall advise the Certifying Board of that change in status. The retired CCLS or attorney/CCLS will no longer be required to complete credit hours or to apply for recertification.

- 4. Required Credit Hours.** Each CCLS shall complete fifteen (15) credit hours of approved continuing education during each certification term. It is the responsibility of the individual CCLS to complete a Certificate of Attendance and submit it to the sponsor of the educational program for signature verifying the CCLS's attendance at the program. Educational programs must focus on the duties of legal support staff. Of the required fifteen (15) credit hours, no more than five (5) credit hours will be allowed for self-study and no more than six (6) credit hours will be allowed for education regarding administrative and/or mechanical (legal secretarial science) functions performed by legal

support staff, and of those six (6) hours, no more than two (2) credit hours shall be allowed for educational courses where the topics are not unique to work done by legal support staff. It therefore is possible that courses which are approved for a specified number of credit hours will not be given full credit by the Certifying Board.

- I. Example 1: A CCLS attends an approved three (3) hour course on collection of judgments. This qualifies for three (3) credit hours.
- II. Example 2: A CCLS attends an approved eight (8) hour course on word processing techniques for legal document assembly. This qualifies for six (6) credit hours. Two months later, the same CCLS attends an approved eight (8) hour course entitled "Hard Disk Management." This qualifies for no credit hours as the CCLS has used up the two (2) hour allotment as defined above, and the course was not specifically concerned with work done only by legal support staff.
- III. Example 3: A CCLS attends an approved four (4) hour course on notarization. This qualifies for two (2) credit hours as notarial work is not solely performed by legal support staff.

5. **Approved Providers.** Approved providers are those providers which sponsor educational programs that may qualify for recertification credit. Please note that all educational programs sponsored by a particular approved provider may not qualify for recertification credit. Programs that do not focus on the duties of legal support staff will not qualify for recertification credit. If you have a question regarding a particular program, please contact the Certifying Board Chairman for clarification. Approved provider status has been granted for the following educational programs:

- a. Seminars and workshops (including online seminars, workshops, or study group sessions) sponsored by Legal Secretaries, Incorporated (LSI), its affiliated associations (LSI's member associations), and its Legal Specialization Sections.
- b. Seminars and workshops sponsored by The State Bar of California, its legal specialization sections, and any bar association in California.
- c. Courses and educational programs granted MCLE status by The State Bar of California.
- d. Courses and educational programs approved for Professional Legal Secretary (PLS) continuing education credit by the NALS.
- e. Other educational programs to which approved provider status has been granted by the Certifying Board.

6. Non-Approved Providers. For non-approved providers, please submit detailed information about the course or program, and credit will be determined on the basis as set forth in Paragraph 1d above.