

## 42 C.F.R. § 426.425

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### LCD review.

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(a) *Opportunity for the aggrieved party, after his or her review of the LCD record, to state why the LCD is not valid.*

Upon receipt of the contractor's LCD record, the aggrieved party files a statement explaining why the contractor's LCD record is not complete, or not adequate to support the validity of the LCD under the reasonableness standard. This statement must be submitted to the ALJ and to the contractor, or CMS, as appropriate, within 30 days (or within the additional time as allowed by the ALJ for good cause shown) of the date the aggrieved party receives the contractor's LCD record.

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