

Because these amendments simply reflect changes in the law, they are not substantive rules requiring notice and comment under the Administrative Procedure Act, 5 U.S.C. 553, or delay in prescription under the legislative review provisions of 26 U.S.C. 9009(c). These amendments are, therefore, made effective on July 31, 1984.

These final rules will not have a significant economic impact on a substantial number of small entities. The basis for this certification is that no committee subject to these rules is a small entity.

11 CFR Part 9008

[Notice 1984-13]

Federal Financing of Presidential Nominating Conventions

AGENCY: Federal Election Commission.

ACTION: Final rule; technical amendments.

SUMMARY: The Commission is publishing today technical amendments to its regulations at 11 CFR Part 9008, governing public financing of Presidential Nominating Conventions. These amendments bring the regulations into conformance with recent changes in Title 26, United States Code, enacted by Congress. The amendments raise the level of entitlement for major parties under these provisions from \$3 million to \$4 million.

EFFECTIVE DATE: July 31, 1984.

FOR FURTHER INFORMATION CONTACT:

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SUPPLEMENTARY INFORMATION: On June 29, 1984, the House of Representatives and the Senate passed H.R. 5950, Pub. L. 98-355. This bill increased the public financing entitlement of the major parties for their presidential nominating conventions under 26 U.S.C. § 9008 from \$3 million to \$4 million. The provisions of the bill became effective upon being signed by the President, which occurred on July 11, 1984. The Commission has accordingly made technical amendments to its regulations, at 11 CFR 9008.1(a) and 9008.3(a), in conformance with the legislation.