

DOCUMENT FILING

COMMUNICATION

FROM

THE CHAIRMAN,
FEDERAL ELECTION COMMISSION

TRANSMITTING

A PROPOSED REGULATION PERTAINING TO THE FILING
OF REQUIRED STATEMENTS AND REPORTS BY FEDERAL
CANDIDATES AND POLITICAL COMMITTEES, PURSUANT
TO SECTION 316(c) OF THE FEDERAL ELECTION CAMPAIGN
ACT OF 1971, AS AMENDED



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11 CFR, Part 106—Document Filing—Explanation and Justification**§ 106.1**

The place of filing for House candidates, their principal campaign committees and their authorized committees is the Clerk of the House of Representatives, as custodian for the Commission, under 2 U.S.C. § 438(d)(1)(A).

§ 106.2

This section provides for similar filing by Senate candidates and their committees with the Secretary of the Senate, under 2 U.S.C. § 438(d)(1)(B).

§ 106.3

This section provides that presidential candidates, their principal campaign committees and other authorized committees file reports and statements with the Commission.

§ 106.4

This section provides that political committees (other than candidate's committees) which only support House candidates file with the Clerk, and those supporting only Senate candidates file with the Secretary.

All other political committees, and persons making independent contributions and expenditures, file with the Commission.

This section eliminates the multiplicity of filing by political committees which has occurred in the past, in some cases requiring filing in three places. Under this regulation, committees which support candidates for more than one Federal office file only with the Commission.

§ 106.5 and § 106.6

These two sections, which require the Clerk and the Secretary to furnish microfilm and photocopies of reports and statements, will permit the Commission to carry its statutory duties to enforce the statute (2 U.S.C. § 437f(c)(b) and § 437f(g)) and to make documents available for public inspection and copying (2 U.S.C. § 438(a)(4)).

The Commission, the Clerk, and the Secretary will work out mutually agreeable procedures for implementing these sections.

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