

Animal and Plant Health Inspection Service**9 CFR Part 92**

[Docket No. 95-064-2]

Specifically Approved States Authorized To Receive Mares and Stallions Imported From CEM-Affected Countries

AGENCY: Animal and Plant Health Inspection Service, USDA.

ACTION: Direct final rule; confirmation of effective date.

SUMMARY: On September 27, 1995, the Animal and Plant Health Inspection Service published a direct final rule. (See 60 FR 49751-49752, Docket No. 95-044-1). The direct final rule notified the public of our intention to amend the animal importation regulations by adding Texas to the list of States approved to receive certain mares and stallions imported into the United States from countries affected with contagious equine metritis (CEM). We did not receive any written adverse comments or written notice of intent to submit adverse comments in response to the direct final rule.

EFFECTIVE DATE: The effective date of the direct final rule is confirmed as: November 27, 1995.

FOR FURTHER INFORMATION CONTACT: Dr. David Vogt, Senior Staff Veterinarian, Import/Export Animals, National Center for Import and Export, VS, APHIS, Suite 3B05, 4700 River Road Unit 39, Riverdale, MD 20737-1231, (301) 734-8423.

Authority: 7 U.S.C. 1622; 19 U.S.C. 1306; 21 U.S.C. 102-105, 111, 114a, 134a, 134b, 134c, 134d, 134f, 135, 136, and 136a; 31 U.S.C. 9701; 7 CFR 2.17, 2.51, and 371.2(d).

Done in Washington, DC, this 7th day of November 1995.

Terry L. Medley,

Acting Administrator, Animal and Plant Health Inspection Service.

[FR Doc. 95-28272 Filed 11-15-95; 8:45 am]

BILLING CODE 3410-34-P

FEDERAL ELECTION COMMISSION**11 CFR Parts 106, 9002, 9003, 9004, 9006, 9007, 9008, 9032, 9033, 9034, 9036, 9037, 9038 and 9039**

[Notice 1995-20]

Public Financing of Presidential Primary and General Election Candidates; Correction

AGENCY: Federal Election Commission.

ACTION: Technical Corrections to final rules.

SUMMARY: This document contains technical corrections to final rules published June 16, 1995 (60 FR 31854) regarding public financing of presidential primary and general election candidates.

EFFECTIVE DATE: August 16, 1995.

FOR FURTHER INFORMATION CONTACT: Ms. Susan E. Propper, Assistant General Counsel, 999 E Street, NW., Washington, DC 20463, (202) 219-3690 or (800) 424-9530.

SUPPLEMENTARY INFORMATION: On June 16, 1995, the Commission published final rules revising its regulations governing public financing of presidential primary and general election candidates. 60 FR 31854 (June 16, 1995). These regulations implement provisions of the Presidential Election Campaign Fund Act and the Presidential Primary Matching Payment Account Act.

Unfortunately, the June 16 final rule document contained a number of errors that could make the rules misleading and could cause problems when the rules are codified in the Code of Federal Regulations. Some of the errors reflect mistakes contained in the document submitted by the Commission to the Federal Register. Other errors occurred when the Federal Register typeset the document for publication.

Most of the errors are technical in nature. The Commission is publishing this document to correct these technical errors. These corrections are set out below. However, the June 16 final rule document also contains two errors of a more substantive nature that must be corrected. The Commission is publishing another document in today's edition of the Federal Register that corrects these errors. Readers interested in the Commission's public financing regulations should carefully review both notices.

Correction of Publication

Accordingly, the publication of final regulations on June 16, 1995 (60 FR 31854), which were the subject to FR Doc. 95-14667, is corrected as follows:

Explanation and Justification (Preamble) [Corrected]

1. On page 31860, in the third column, in the 19th line, "workable" should read "unworkable".

2. On page 31860, in the third column, in the 34th line, "selection" should read "election".

3. On page 31861, in the third column, in the last line, "not" should read "no".

4. On page 31869, in the second column, in the first paragraph after the italicized heading, in the 12th line, "(a)(1)(vi)" should read "(b)(1)(vi)".

5. On page 31870, in the first column, in the third paragraph after the headings, in the 12th line, "radio" should read "ratio".

6. On page 31870, in the second column, in the first and second lines, "is greater than zero and more accurately reflects the mix" should be removed.

§ 9003.3 Allowable contributions. [Corrected]

7. On page 31874, in the first column, in § 9003.3(b)(5), in the 11th line, "expendute" should read "expenditure".

§ 9003.4 Expenses incurred prior to the beginning of the expenditure report period or prior to receipt of Federal funds. [Corrected]

8. On page 31874, in the third column, the amendatory language in instruction 8 should read "Section 9003.4 is amended by revising the last sentence of paragraph (a)(1), and adding a new sentence to the end of paragraph (a)(1), to read as follows:".

PART 9006—REPORTS AND RECORDKEEPING [CORRECTED]

9. On page 31877, in the third column, the authority citation following instruction 16 should read:

Authority: 2 U.S.C. 434 and 26 U.S.C. 9009(b).

PART 9008—FEDERAL FINANCING OF PRESIDENTIAL NOMINATING CONVENTIONS [CORRECTED]

10. On page 31880, in the third column, the authority citation following instruction 24 should read:

Authority: 2 U.S.C. 437, 438(a)(8), 26 U.S.C. 9008, 9009(b).

PART 9034—ENTITLEMENTS**§ 9034.4 Use of contributions and matching payments. [Corrected]**

11. On page 31882, in the first column, in § 9034.4(a)(3)(i), in the eighth line, insert a comma after "office supplies".

12. On page 31882, in the first column, in § 9034.4(a)(3)(iii), in the second line, insert a comma after "9035.1".

§ 9034.6 Expenditures for transportation and services made available to media personnel; reimbursements. [Corrected]

13. On page 31884, in the first column, in § 9034.6, in the heading of paragraph (c), "limitations" should read "limitation".

§ 9038.2 Repayments [Corrected]

14. On page 31886, in the second column, in instruction 44, "adding paragraphs (a)(4) and (i)" should read "adding paragraph (a)(4) and revising paragraph (h)".

15. On page 31886, in the second column, in § 9038.2(a)(3), in the fourth line, "given" should read "give".

16. On page 31887, in § 9038.2, in the third column, in the third line, the five asterisks following paragraph (g) should be removed, and in the fourth line, the paragraph designated as paragraph (i) should be designated as paragraph (h).

Dated: November 9, 1995.

Lee Ann Elliott,

Vice Chairman, Federal Election Commission.

[FR Doc. 95-28276 Filed 11-15-95; 8:45 am]

BILLING CODE 6715-01-M

11 CFR Parts 9034 and 9038

[Notice 1995-19]

Public Financing of Presidential Primary and General Election Candidates

AGENCY: Federal Election Commission.

ACTION: Final rule; correcting amendments.

SUMMARY: This document contains final rules correcting promulgation errors made in final rules published June 16, 1995 (60 FR 31854) regarding public financing of presidential primary and general election candidates.

DATES: The Commission will announce an effective date for these rules after they have been before Congress for 30 legislative days pursuant to 26 U.S.C. 9039(c). This announcement will be published in the Federal Register.

FOR FURTHER INFORMATION CONTACT: Ms. Susan E. Propper, Assistant General Counsel, 999 E Street, N.W., Washington, D.C. 20463, (202) 219-3690 or (800) 424-9530.

SUPPLEMENTARY INFORMATION: On June 16, 1995, the Commission published final rules revising its regulations governing public financing of presidential primary and general election candidates. 60 FR 31854 (June 16, 1995). These regulations implement provisions of the Presidential Election Campaign Fund Act and the Presidential Primary Matching Payment Account Act.

Unfortunately, there were a number of errors in the June 16 final rule document. The Commission is publishing two documents in today's edition of the Federal Register to correct these errors. Readers interested in the Commission's public financing

regulations should carefully review these two documents.

Most of the errors were of a technical nature. A Commission document published elsewhere in today's Federal Register corrects these technical errors.

However, two of the errors in the June 16 final rule document were not purely technical in that they reflect errors made in approval of the final rules.

Specifically, the June 16 final rules replaced § 9034.4(a)(3)(ii) with the version of that provision that was in effect before the public financing rules were last revised in 1991. 56 FR 35898 (July 29, 1991). This had the effect of eliminating language relating to candidates who continue to campaign after their dates of ineligibility. The June 16 final rules also removed the "continuing to campaign" reference from the heading in § 9034.4(a)(3).

In addition, the rules deleted language inserted in § 9038.2(b)(2)(iii). The deleted language reduces the amount of an ineligible candidate's repayment by shortening the time period during which the candidate's non-qualified campaign expenses would generate a repayment obligation.

The Commission never intended to make these revisions, as is evidenced by references to the deleted provisions that remain in other parts of the final rules. See, e.g., § 9034.4(a)(3)(iii).

Consequently, the Commission is publishing this document to restore the deleted provisions. The corrected versions of these rules are set out below. Because the regulated community had an opportunity to comment on these rules before they were promulgated in 1991, the Commission believes an additional comment period is unnecessary. Therefore, in accordance with 5 U.S.C. 553(b)(B), the Commission is approving these corrections as final rules without seeking further comment. The explanation and justification for these rules is set out at 56 FR 35898 (July 29, 1991).

Section 9039(c) of Title 26, United States Code requires that any rules or regulations prescribed by the Commission to carry out the provisions of Title 26 of the United States Code be transmitted to the Speaker of the House of Representatives and the President of the Senate 30 legislative days before they are finally promulgated. These regulations were transmitted to Congress on November 9, 1995.

Certification of No Effect Pursuant to 5 U.S.C. 605(b) (Regulatory Flexibility Act)

The attached final rules, if promulgated, will not have a significant impact on a substantial number of small

entities. The basis for this certification is that few, if any, small entities will be affected by these final rules.

Furthermore, any small entities affected are already required to comply with the requirements of the Presidential Primary Matching Payment Account Act in these areas.

List of Subjects**11 CFR 9034**

Campaign funds.

11 CFR 9038

Campaign funds.

For the reasons set out in the preamble, subchapter F of chapter I of title 11 of the Code of Federal Regulations is amended as follows:

PART 9034—ENTITLEMENTS

1. The authority citation for part 9034 continues to read as follows:

Authority: 26 U.S.C. 9034 and 9039(b).

2. Section 9034.4 is amended by revising the heading in paragraph (a)(3), and by revising paragraph (a)(3)(ii), to read as follows:

§ 9034.4 Use of contributions and matching payments.

(a) * * *

(3) Winding down costs and continuing to campaign. * * *

(ii) If the candidate continues to campaign after becoming ineligible due to the operation of 11 CFR 9033.5(b), the candidate may only receive matching funds based on net outstanding campaign obligations as of the candidate's date of ineligibility. The statement of net outstanding campaign obligations shall only include costs incurred before the candidate's date of ineligibility for goods and services to be received before the date of ineligibility and for which written arrangement or commitment was made on or before the candidate's date of ineligibility, and shall not include winding down costs until the date on which the candidate qualifies to receive winding down costs under paragraph (a)(3)(i) of this section.

Contributions received after the candidate's date of ineligibility may be used to continue to campaign, and may be submitted for matching fund payments. The candidate shall be entitled to receive the same proportion of matching funds to defray net outstanding campaign obligations as the candidate received before his or her date of ineligibility. Payments from the matching payment account that are received after the candidate's date of ineligibility may be used to defray the candidate's net outstanding campaign