

Executive Order No. 12866

This rule is not considered by the Department of Justice, Immigration and Naturalization Service, to be a "significant regulatory action" under Executive Order 12866, section 3(f), Regulatory Planning and Review, and the Office of Management and Budget has waived its review process under section 6(a)(3)(A).

Executive Order No. 12612

The regulation adopted herein will not have substantial direct effects on the States, on the relationship between the National Government and the States, or on the distribution of power and responsibilities among the various levels of government. Therefore, in accordance with Executive Order 12612, it is determined that this rule does not have sufficient federalism implications to warrant the preparation of a Federalism Assessment.

Executive Order No. 12988

The rule meets the applicable standards set forth in sections 3(a) and (3)(b)(2) of E.O. 12988.

List of Subjects in 8 CFR Part 242

Administrative practice and procedure, Aliens, Deportation.

Accordingly, part 242 of chapter I of title 8 of the Code of Federal Regulations is amended as follows:

PART 242—PROCEEDINGS TO DETERMINE DEPORTABILITY OF ALL ALIENS IN THE UNITED STATES: APPREHENSION, CUSTODY, HEARING, AND APPEAL

1. The authority citation for part 242 continues to read as follows:

Authority: 8 U.S.C. 1103, 1182, 1186a, 1251, 1252, 1252 note, 1252a, 1252b, 1254, 1362; 8 CFR part 2.

2. In section 242.25 a new paragraph (i) is added to read as follows:

§ 242.25 Proceedings under section 242A(b) of the Act.

* * * * *

(i) Effective March 3, 1997, the Service will cease issuance of both Form I-851 and Form I-851A. The Service retains the authority to execute at any time Form I-851A that is final before March 3, 1997. The Service will resume the issuance of Form I-851 and Form I-851A after April 1, 1997, pursuant to regulations implementing section 238(b) of the Act, as amended by the Illegal Immigration Reform and Responsibility Act of 1996.

Dated: December 20, 1996.
Doris Meissner,
Commissioner, Immigration and Naturalization Service.
[FR Doc. 96-33092 Filed 12-24-96; 10:56 am]
BILLING CODE 4410-01-M

FEDERAL ELECTION COMMISSION

11 CFR Part 9038

[Notice 1996-22]

Examinations and Audits

AGENCY: Federal Election Commission.
ACTION: Correcting amendments.

SUMMARY: This document contains a correction to final regulations which were published June 16, 1995 (60 FR 31854). The regulations relate to the notification of repayment determinations.

EFFECTIVE DATE: December 31, 1996.

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

SUPPLEMENTARY INFORMATION: On June 16, 1995, the Commission published final rules revising its regulations governing public financing of presidential primary election candidates. 60 FR 31854 (June 16, 1995). These regulations implement provisions of the Presidential Primary Matching Payment Account Act. Unfortunately, the June 16, 1995 Federal Register document contained a nonsubstantive error which may prove to be confusing. The error occurred when the Federal Register typeset the document for publication. The Commission is publishing this document to correct the error.

List of Subjects in 11 CFR Part 9038

Administrative practice and procedure, Campaign funds.

PART 9038—EXAMINATIONS AND AUDITS

Accordingly, 11 CFR Part 9038 is corrected by making the following correcting amendment:

1. The authority citation for Part 9038 continues to read as follows:

Authority: 26 U.S.C. 9038 and 9039(b).

§ 9038.2 Repayments. [Corrected]

2. In section 9038.2, in the last sentence of paragraph (a)(2), the word "purchases" is revised to read "purposes".

Dated: December 26, 1996.
Lee Ann Elliott,
Chairman, Federal Election Commission.
[FR Doc. 96-33292 Filed 12-30-96; 8:45 am]
BILLING CODE 6715-01-M

FEDERAL RESERVE SYSTEM

12 CFR Part 204

[Regulation D; Docket No. R-0929]

Reserve Requirements of Depository Institutions

AGENCY: Board of Governors of the Federal Reserve System.
ACTION: Final rule.

SUMMARY: The Board of Governors of the Federal Reserve System is amending its Regulation D regarding reserve requirements of depository institutions issued pursuant to section 19 of the Federal Reserve Act in order to simplify and update it and reduce regulatory burden. The amendments to modernize Regulation D are in accordance with the Board's policy of regular review of its regulations and the Board's review of its regulations under section 303 of the Riegle Community Development and Regulatory Improvement Act of 1994.

EFFECTIVE DATE: April 1, 1997.

FOR FURTHER INFORMATION CONTACT: Ann Owen, Economist, Division of Monetary Affairs (202/736-5671); Sue Harris, Economist, Division of Research and Statistics (202/452-3490); or Rick Heyke, Staff Attorney, Legal Division (202/452-3688), Board of Governors of the Federal Reserve System. For the hearing impaired only, Telecommunications Device for the Deaf (TDD), Dorothea Thompson (202/452-3544), Board of Governors of the Federal Reserve System, 20th Street and Constitution Avenue, N.W., Washington, DC 20551.

SUPPLEMENTARY INFORMATION:

Background

As part of its policy of regular review of its regulations, and consistent with section 303 of the Riegle Community Development and Regulatory Improvement Act of 1994 (Riegle Act), the Board of Governors of the Federal Reserve System (Board) is amending its Regulation D regarding reserve requirements of depository institutions (12 CFR part 204) issued pursuant to section 19 of the Federal Reserve Act. Section 303 of the Riegle Act requires each federal banking agency to review and streamline its regulations and written policies to improve efficiency, reduce unnecessary costs, and remove