

§ 300.70

agent acting on behalf of either may obtain and rely upon a certification from the organization that satisfies the following criteria:

(1) The certification is a signed written statement by an officer or other authorized representative of the organization with knowledge of the organization's activities;

(2) The certification states that the organization's principal purpose is not to conduct election activities, including election activities described in paragraphs (c) of this section.

(3) The certification states that the organization does not intend to pay debts incurred from the making of expenditures or disbursements in connection with an election for Federal office (including for Federal election activity) in a prior election cycle.

(f) If a Federal candidate, an individual holding Federal office, or an individual agent acting on behalf of either has actual knowledge that the certification is false, the certification may not be relied upon.

Subpart E—State and Local Candidates

§ 300.70 Scope (2 U.S.C. 441i(f)(1)).

This subpart applies to any candidate for State or local office, individual holding State or local office, or an agent acting on behalf of any such candidate or individual. For example, this subpart applies to an individual holding Federal office who is a candidate for State or local office. This subpart does not apply to an association or similar group of candidates for State or local office or of individuals holding State or local office.

§ 300.71 Federal funds required for certain public communications (2 U.S.C. 441i(f)(1)).

No individual described in 11 CFR 300.70 shall spend any funds for a public communication that refers to a clearly identified candidate for Federal office (regardless of whether a candidate for State or local office is also mentioned or identified), and that promotes or supports any candidate for that Federal office, or attacks or opposes any candidate for that Federal office (regardless of whether the communication

11 CFR Ch. I (2–3–03 Edition)

expressly advocates a vote for or against a candidate) unless the funds consist of Federal funds that are subject to the limitations, prohibitions, and reporting requirements of the Act. See definition of *public communication* at 11 CFR 100.26

§ 300.72 Federal funds not required for certain communications (2 U.S.C. 441i(f)(2)).

The requirements of section 11 CFR 300.71 shall not apply if the public communication is in connection with an election for State or local office, and refers to one or more candidates for State or local office or to a State or local officeholder but does not promote, support, attack, or oppose any candidate for Federal office.

PART 400—INCREASED LIMITS FOR CANDIDATES OPPOSING SELF-FINANCED CANDIDATES

Subpart A—Scope and Definitions

Sec.	
400.1	Scope and effective date.
400.2	Election cycle.
400.3	Opposing candidate.
400.4	Expenditure from personal funds.
400.5	Applicable limit.
400.6	Increased limit.
400.7	Contribution that exceeds the applicable limit.
400.8	Gross receipts.
400.9	Threshold amount.
400.10	Opposition personal funds amount.

Subpart B—Notification and Reporting Requirements

400.20	Declaration of intent.
400.21	Initial notification of expenditures from personal funds.
400.22	Additional notification of expenditures from personal funds.
400.23	Contents of notifications of expenditures from personal funds.
400.24	Methods of filing notifications.
400.25	Reporting obligations of candidates and candidates' principal campaign committees.

Subpart C—Determining When the Increased Limits Apply

400.30	Receipt of notification of opposing candidate's expenditures from personal funds.
--------	-----------------------------------------------------------------------------------