

CR 85-114

CERTIFICATE

RECEIVED

State of Wisconsin)
Elections Board) ss.

JAN 13 1986
9:25 am
Revisor of Statutes
Bureau

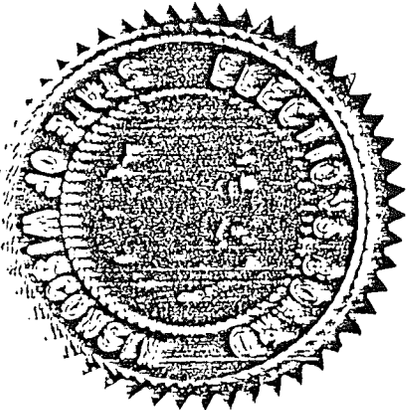
I, Kevin J. Kennedy, executive secretary of the State Elections Board and custodian of the official records, do hereby certify that the annexed rule, ElBd 1.13 that relates to the requirements to file the spring primary reports, is duly repealed by this board on November 6, 1985.

I further certify that this copy has been compared by me with the original on file in this board and that the same is a true copy thereof and of the whole of such original.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the official seal of the State Elections Board at 132 East Wilson Street, in the city of Madison, on November 6, 1985.

Kevin J. Kennedy

Kevin J. Kennedy
Executive Secretary



3-1-86

ORDER
OF THE
STATE ELECTIONS BOARD

To amend ElBd 1.13 relating to the requirements to file the spring primary reports.

Analysis Prepared by State Elections Board

The current law requires all candidates, personal campaign committees, other committees, and groups to file campaign finance reports no earlier than 14 days before and no later than 8 days before the primary and the election. These persons, committees, and groups, and the campaign reports they must file are detailed in ss. 11.20 (3)(intro.) through (1), Stats. The current rule requires these persons, committees, and groups to file pre primary and post primary reports. This rule is being repealed. The reason is that this rule is essentially codified by the present law appearing in ss. 11.20 (3)(intro.) through (1), Stats., thereby superceding this rule and making it unnecessary.

Pursuant to the authority vested in the state of Wisconsin elections board by s. 227.014 (2)(a), Stats., the elections board hereby repeals its rule interpreting ss. 11.20 (3), Stats., as follows:

SECTION 1. ElBd 1.13 is repealed.

The repeal of this rule takes effect on the first day of the month following publication in the Wisconsin administrative register pursuant to s. 227.06 (1)(intro), Stats.

November 6, 1985



Kevin J. Kennedy
Executive Secretary
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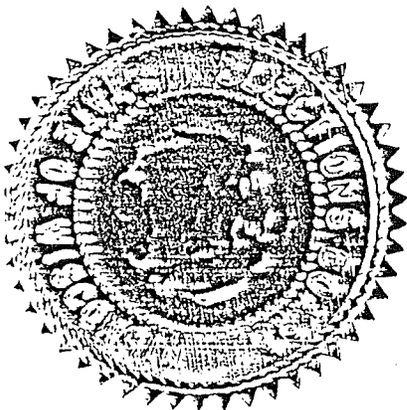
I, Kevin J. Kennedy, executive secretary of the State Elections Board and custodian of the official records, do hereby certify that the annexed rule, ElBd 1.25 that relates to the requirements for loan treatment reporting limitations, is duly amended by this board on November 6, 1985.

I further certify that this copy has been compared by me with the original on file in this board and that the same is a true copy thereof and of the whole of such original.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the official seal of the State Elections Board at 132 East Wilson Street, in the city of Madison, on November 6, 1985.

Kevin J. Kennedy

Kevin J. Kennedy
Executive Secretary



3-1-86

ORDER
OF THE
STATE ELECTIONS BOARD

To amend ElBd 1.25 relating to the loan treatment respecting limitations.

Analysis Prepared by State Elections Board

The present law defines a contribution and disbursement to include, among other things, a loan from any commercial lending institution made in accordance with applicable banking laws and regulations in the ordinary course of business. This rule, however, defines a loan as a loan from any national or state bank made under the appropriate laws and regulations in the ordinary course of business. This rule is being amended to define a loan as a loan from any commercial lending institution made in accordance with the applicable banking laws and regulations in the ordinary course of business. The reason for the amendment is to bring this rule into line with present law.

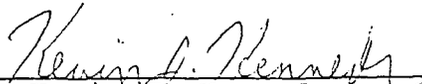
Pursuant to the authority vested in the state of Wisconsin elections board by s. 227.014 (2)(a), Stats., the elections board hereby amends its rule interpreting ss. 11.12 (1), 11.01 (6)(a)1., and 11.01 (7)(a)1., Stats., as follows:

SECTION 1. ElBd 1.25 is amended to read:

ElBd 1.25 Loan treatment respecting limitations. A loan when made by any person, committee or group, except a loan of money by a ~~national or state bank~~ commercial lending institution made by the ~~bank~~ institution in accordance with applicable banking laws and regulations in the ordinary course of business, shall be reported by the debtor as a contribution or disbursement and also as an incurred obligation. When such loan is received by a registrant, it is counted within the contribution limitation of the creditor while outstanding, but it is not counted within the limitation after repayment. The amount or value of any such outstanding loans and any other contributions or disbursements shall at no time exceed any limitation specified in ss. 11.26 and 11.31, Stats.

The amendment of this rule takes effect on the first day of the month following publication in the Wisconsin administrative register pursuant to s. 227.06 (1)(intro.), Stats.

November 6, 1985



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State of Wisconsin)
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Elections Board)

I, Kevin J. Kennedy, executive secretary of the State Elections Board and custodian of the official records, do hereby certify that the annexed rule, ElBd 1.28 (1)(b) and (2)(a) relating to the scope of regulated activity and the election of candidates, is duly amended by this board on November 6, 1985.

I further certify that this copy has been compared by me with the original on file in this board and that the same is a true copy thereof and of the whole of such original.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the official seal of the State Elections Board at 132 East Wilson Street, in the city of Madison, on November 6, 1985.

Kevin J. Kennedy

Kevin J. Kennedy
Executive Secretary



3-1-86

ORDER
OF THE
STATE ELECTIONS BOARD

To amend ElBd 1.28 (1)(b) and (2)(a) relating to the scope of regulated activity and the election of candidates.

Analysis Prepared by State Elections Board

This rule interprets ss. 11.05, Stats., that clarifies that person other than candidates and committees other than political committees are regulated by the campaign finance law under specified circumstances. These circumstances are described by the term "earmarked", among other terms. Earmarking is an activity prohibited by s. 11.16 (4), Stats. This term may therefore be deleted without affecting the substance of the rule.

Pursuant to the authority vested in the state of Wisconsin elections board by s. 227.014 (2)(a), Stats., the elections board hereby amends its rule interpreting ss. 11.16, Stats., as follows:

SECTION 1. ElBd 1.28 (1)(b) is amended to read:

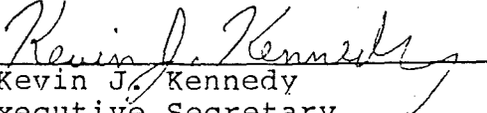
(b) "Contributions ~~earmarked~~ for political purposes" means contributions made to 1) a candidate, or 2) a political committee, or 3) an individual who makes contributions to a candidate or political committee or incurs obligations or makes disbursements for the purpose of expressly advocating the election or defeat of an identified candidate.

SECTION 2. ElBd 1.28 (2)(a) is amended to read:

(a) Make contributions ~~earmarked~~ for political purposes, or

The amendment of this rule takes effect on the first day of the month following its publication in the Wisconsin administrative register pursuant to s. 227.06 (1)(intro.), Stats.

November 6, 1985



Kevin J. Kennedy
Executive Secretary
State Elections Board