Federal Civil Penalties Inflation Adjustment Act Improvements Act of 2015 (the “2015 Act”), requires federal agencies, including the Commission, to adjust for inflation the civil monetary penalties within their jurisdiction according to prescribed formulas. A civil monetary penalty is “any penalty, fine, or other sanction” that (1) “is for a specific monetary amount” or “has a maximum amount” under federal law; and (2) that a federal agency assesses or enforces “pursuant to an administrative proceeding or a civil action” in federal court. Under the Federal Election Campaign Act, 52 U.S.C. 30101–45 (“FECA”), the Commission may seek and assess civil monetary penalties for violations of FECA, the Presidential Election Campaign Fund Act, 26 U.S.C. 9001–13, and the Presidential Primary Matching Payment Account Act, 26 U.S.C. 9031–42.

The Inflation Adjustment Act requires federal agencies to adjust their civil monetary penalties annually, and the adjustments must take effect no later than January 15 of every year. Pursuant to guidance issued by the Office of Management and Budget, the Commission is now adjusting its civil monetary penalties for 2019. The Commission must adjust for inflation its civil monetary penalties “notwithstanding Section 553” of the Administrative Procedures Act (“APA”). Thus, the APA’s notice-and-comment and delayed effective date requirements in 5 U.S.C. 553(b)–(d) do not apply because Congress has specifically exempted agencies from these requirements. Furthermore, because the inflation adjustments made through these final rules are required by Congress and involve no Commission discretion or policy judgments, these rules do not need to be submitted to the Speaker of the House of Representatives or the President of the Senate under the Congressional Review Act, 5 U.S.C. 801 et seq. Moreover, because the APA’s notice-and-comment procedures do not apply to these final rules, the Commission is not required to conduct a regulatory flexibility analysis under 5 U.S.C. 603 or 604. See 5 U.S.C. 601(2), 604(a). Nor is the Commission required to submit these revisions for congressional review under FECA. See 5 U.S.C. 30111(d)(1), (4) (providing for congressional review when Commission “prescribe[s]” a “rule of law”).

The new penalty amounts will apply to civil monetary penalties that are assessed after the date the increase takes effect, even if the associated violation predated the increase.

Explanation and Justification

The Inflation Adjustment Act requires the Commission to annually adjust its civil monetary penalties for inflation by applying a cost-of-living-adjustment (“COLA”) ratio. The COLA ratio is the percentage that the Consumer Price Index (“CPI”) “for the month of October preceding the date of the adjustment” exceeds the CPI for October of the previous year. To calculate the adjusted penalty, the Commission must increase the most recent civil monetary penalty amount by the COLA ratio. According to the Office of Management and Budget, the COLA ratio for 2019 is 0.02522, or 2.522%; thus, to calculate the new penalties, the Commission must multiply the most recent civil monetary penalties in force by 1.02522.

The Commission assesses two types of civil monetary penalties that must be adjusted for inflation. First are penalties that are either negotiated by the Commission or imposed by a court for violations of FECA, the Presidential Election Campaign Fund Act, or the Presidential Primary Matching Payment Account Act. These civil monetary penalties are set forth at 11 CFR 111.24. Second are the civil monetary penalties assessed through the Commission’s Administrative Fines Program for late filing or non-filing of certain reports required by FECA. See 52 U.S.C. 30109(a)(4)(C) (authorizing Administrative Fines Program), 30104(a) (requiring political committee treasurers

FEDERAL ELECTION COMMISSION

11 CFR Part 111

[Notice 2018–18]

Civil Monetary Penalties Annual Inflation Adjustments

AGENCY: Federal Election Commission.

ACTION: Final rules.

SUMMARY: As required by the Federal Civil Penalties Inflation Adjustment Act of 1990, the Federal Election Commission is adjusting its civil monetary penalties established under the Federal Election Campaign Act, the Presidential Election Campaign Fund Act, and the Presidential Primary Matching Payment Account Act. The civil monetary penalties being adjusted are those negotiated by the Commission or imposed by a court for certain statutory violations, and those imposed by the Commission for late filing or failure to file certain reports required by the Federal Election Campaign Act. The adjusted civil monetary penalties are calculated according to a statutory formula and the adjusted amounts will apply to penalties assessed after the effective date of these rules.

DATES: The final rules are effective on January 1, 2019.

FOR FURTHER INFORMATION CONTACT: Mr. Robert M. Knop, Assistant General Counsel, or Mr. Joseph P. Wenzinger, Attorney, Office of General Counsel, (202) 694–1650 or (800) 424–9530.

SUPPLEMENTARY INFORMATION: The Federal Civil Penalties Inflation Adjustment Act of 1990 (the “Inflation Adjustment Act”), as amended by the

3. Inflation Adjustment Act sec. 3(2).
4. Inflation Adjustment Act sec. 4(a).
6. Inflation Adjustment Act sec. 5.
7. Inflation Adjustment Act sec. 4(b)(2).
8. See, e.g., Asiana Airlines v. FAA, 134 F.3d 393, 396–99 (DC Cir. 1998) (finding APA “notice and comment” requirement not applicable where Congress clearly expressed intent to depart from normal APA procedures).
10. The COLA ratio must be applied to the most recent civil monetary penalties. Inflation Adjustment Act, sec. 4(a); see also OMB Memorandum at 2.
11. The Inflation Adjustment Act, sec. 3, uses the CPI “for all-urban consumers published by the Department of Labor.”
12. Inflation Adjustment Act, sec. 5(b)(1).
13. Inflation Adjustment Act, sec. 5(a), (b)(1).
14. OMB Memorandum at 1.
to report receipts and disbursements within certain time periods). The penalty schedules for these civil monetary penalties are set out at 11 CFR 111.43 and 111.44.

### 1. 11 CFR 111.24—Civil Penalties

FECA establishes the civil monetary penalties for violations of FECA and the other statutes within the Commission’s jurisdiction. See 52 U.S.C. 30109(a)(5), (6), (12). Commission regulations in 11 CFR 111.24 provide the current inflation-adjusted amount for each such civil monetary penalty. To calculate the adjusted civil monetary penalty, the Commission multiplies the most recent penalty amount by the COLA ratio and rounds that figure to the nearest dollar.

The actual adjustment to each civil monetary penalty is shown in the chart below.

<table>
<thead>
<tr>
<th>Section</th>
<th>Most recent civil penalty</th>
<th>COLA</th>
<th>New civil penalty</th>
</tr>
</thead>
<tbody>
<tr>
<td>11 CFR 111.24(a)(1)</td>
<td>$19,446</td>
<td>1.02522</td>
<td>$19,936</td>
</tr>
<tr>
<td>11 CFR 111.24(a)(2)(i)</td>
<td>41,484</td>
<td>1.02522</td>
<td>42,530</td>
</tr>
<tr>
<td>11 CFR 111.24(a)(2)(ii)</td>
<td>68,027</td>
<td>1.02522</td>
<td>69,743</td>
</tr>
<tr>
<td>11 CFR 111.24(b)</td>
<td>5,817</td>
<td>1.02522</td>
<td>5,964</td>
</tr>
<tr>
<td>11 CFR 111.24(b)</td>
<td>14,543</td>
<td>1.02522</td>
<td>14,910</td>
</tr>
</tbody>
</table>

### 2. 11 CFR 111.43, 111.44—Administrative Fines

FECA authorizes the Commission to assess civil monetary penalties for violations of the reporting requirements of 52 U.S.C. 30104(a) according to the penalty schedules “established and published by the Commission.” 52 U.S.C. 30109(a)(4)(C)(i). The Commission has established two such schedules: The schedule in 11 CFR 111.43(a) applies to reports that are not election sensitive, and the schedule in 11 CFR 111.43(b) applies to reports that are election sensitive. 15 Each schedule contains two columns of penalties, one for late-filed reports and one for non-filed reports, with penalties based on the level of financial activity in the report and, if late-filed, its lateness. 16 In addition, 11 CFR 111.43(c) establishes a civil monetary penalty for situations in which a committee fails to file a report and the Commission cannot calculate the relevant level of activity. Finally, 11 CFR 111.44 establishes a civil monetary penalty for failure to file timely reports of contributions received less than 20 days, but more than 48 hours, before an election. See 52 U.S.C. 30104(a)(6).

To determine the adjusted civil monetary penalty amount for each level of activity, the Commission multiplies the most recent penalty amount by the COLA ratio and rounds that figure to the nearest dollar. The new civil monetary penalties are shown in the schedules in the rule text, below.

#### List of Subjects in 11 CFR Part 111

Administrative practice and procedures, Elections, Law enforcement, Penalties.

For the reasons set out in the preamble, the Federal Election Commission amends subchapter A of chapter I of title 11 of the Code of Federal Regulations as follows:

### § 111.24 [Amended]

1. The authority citation for part 111 continues to read as follows:


#### § 111.43 What are the schedules of penalties?

(a) The civil money penalty for all reports that are filed late or not filed, except election sensitive reports and pre-election reports under 11 CFR 111.43(d)(1), shall be calculated in accordance with the following schedule of penalties: Table 1 to paragraph (a)

<table>
<thead>
<tr>
<th>Number of previous violations</th>
<th>Most recent civil penalty</th>
<th>COLA</th>
<th>New civil penalty</th>
</tr>
</thead>
<tbody>
<tr>
<td>$1–4,999.99</td>
<td>$35 \times \text{Number of days late}</td>
<td>1 + (0.25 \times \text{Number of previous violations})</td>
<td>$341 \times 1 + (0.25 \times \text{Number of previous violations})</td>
</tr>
<tr>
<td>$5,000–9,999.99</td>
<td>$568 + (0.25 \times \text{Number of days late})</td>
<td>1 + (0.25 \times \text{Number of previous violations})</td>
<td>$684 \times 1 + (0.25 \times \text{Number of previous violations})</td>
</tr>
</tbody>
</table>

15 Election sensitive reports are certain reports due shortly before an election. See 11 CFR 111.43(d)(1).

16 A report is considered to be “not filed” if it is never filed or if it is filed more than a certain number of days after its due date. See 11 CFR 111.43(e).
If the level of activity in the report was: And the report was filed late, the civil money penalty is: Or the report was not filed, the civil money penalty is:

<table>
<thead>
<tr>
<th>Activity Level</th>
<th>Late Penalty Calculation</th>
<th>Late Penalty Value</th>
<th>Non-Filing Penalty Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>$25,000–49,999.99</td>
<td>($290 + ($28 \times \text{Number of days late})] \times [1 + (0.25 \times \text{Number of previous violations})]</td>
<td>$1230 \times [1 + (0.25 \times \text{Number of previous violations})]</td>
<td>$684 \times [1 + (0.25 \times \text{Number of previous violations})]</td>
</tr>
<tr>
<td>$50,000–74,999.99</td>
<td>($437 + ($110 \times \text{Number of days late})] \times [1 + (0.25 \times \text{Number of previous violations})]</td>
<td>$3925 \times [1 + (0.25 \times \text{Number of previous violations})]</td>
<td>$820 \times [1 + (0.25 \times \text{Number of previous violations})]</td>
</tr>
<tr>
<td>$75,000–99,999.99</td>
<td>($581 + ($146 \times \text{Number of days late})] \times [1 + (0.25 \times \text{Number of previous violations})]</td>
<td>$5086 \times [1 + (0.25 \times \text{Number of previous violations})]</td>
<td>$1370 \times [1 + (0.25 \times \text{Number of previous violations})]</td>
</tr>
<tr>
<td>$100,000–149,999.99</td>
<td>($871 + ($182 \times \text{Number of days late})] \times [1 + (0.25 \times \text{Number of previous violations})]</td>
<td>$6541 \times [1 + (0.25 \times \text{Number of previous violations})]</td>
<td>$7630 \times [1 + (0.25 \times \text{Number of previous violations})]</td>
</tr>
<tr>
<td>$150,000–199,999.99</td>
<td>($1164 + ($217 \times \text{Number of days late})] \times [1 + (0.25 \times \text{Number of previous violations})]</td>
<td>$7994 \times [1 + (0.25 \times \text{Number of previous violations})]</td>
<td>$8719 \times [1 + (0.25 \times \text{Number of previous violations})]</td>
</tr>
<tr>
<td>$200,000–249,999.99</td>
<td>($1889 + ($254 \times \text{Number of days late})] \times [1 + (0.25 \times \text{Number of previous violations})]</td>
<td>$9446 \times [1 + (0.25 \times \text{Number of previous violations})]</td>
<td>$18,895 \times [1 + (0.25 \times \text{Number of previous violations})]</td>
</tr>
<tr>
<td>$250,000–349,999.99</td>
<td>($2181 + ($290 \times \text{Number of days late})] \times [1 + (0.25 \times \text{Number of previous violations})]</td>
<td>$11,627 \times [1 + (0.25 \times \text{Number of previous violations})]</td>
<td>$20,347 \times [1 + (0.25 \times \text{Number of previous violations})]</td>
</tr>
<tr>
<td>$350,000–449,999.99</td>
<td>($2908 + ($290 \times \text{Number of days late})] \times [1 + (0.25 \times \text{Number of previous violations})]</td>
<td>$13,080 \times [1 + (0.25 \times \text{Number of previous violations})]</td>
<td>$21,799 \times [1 + (0.25 \times \text{Number of previous violations})]</td>
</tr>
<tr>
<td>$450,000–549,999.99</td>
<td>($3633 + ($290 \times \text{Number of days late})] \times [1 + (0.25 \times \text{Number of previous violations})]</td>
<td>$14,535 \times [1 + (0.25 \times \text{Number of previous violations})]</td>
<td>$23,252 \times [1 + (0.25 \times \text{Number of previous violations})]</td>
</tr>
<tr>
<td>$550,000–649,999.99</td>
<td>($4360 + ($290 \times \text{Number of days late})] \times [1 + (0.25 \times \text{Number of previous violations})]</td>
<td>$16,713 \times [1 + (0.25 \times \text{Number of previous violations})]</td>
<td>$27,716 \times [1 + (0.25 \times \text{Number of previous violations})]</td>
</tr>
<tr>
<td>$650,000–749,999.99</td>
<td>($5086 + ($290 \times \text{Number of days late})] \times [1 + (0.25 \times \text{Number of previous violations})]</td>
<td>$19,524 \times [1 + (0.25 \times \text{Number of previous violations})]</td>
<td>$32,180 \times [1 + (0.25 \times \text{Number of previous violations})]</td>
</tr>
<tr>
<td>$750,000–849,999.99</td>
<td>($5813 + ($290 \times \text{Number of days late})] \times [1 + (0.25 \times \text{Number of previous violations})]</td>
<td>$22,336 \times [1 + (0.25 \times \text{Number of previous violations})]</td>
<td>$34,644 \times [1 + (0.25 \times \text{Number of previous violations})]</td>
</tr>
<tr>
<td>$850,000–949,999.99</td>
<td>($6541 + ($290 \times \text{Number of days late})] \times [1 + (0.25 \times \text{Number of previous violations})]</td>
<td>$25,148 \times [1 + (0.25 \times \text{Number of previous violations})]</td>
<td>$37,109 \times [1 + (0.25 \times \text{Number of previous violations})]</td>
</tr>
<tr>
<td>$950,000 or over</td>
<td>($7267 + ($290 \times \text{Number of days late})] \times [1 + (0.25 \times \text{Number of previous violations})]</td>
<td>$27,960 \times [1 + (0.25 \times \text{Number of previous violations})]</td>
<td>$39,573 \times [1 + (0.25 \times \text{Number of previous violations})]</td>
</tr>
</tbody>
</table>

*The civil money penalty for a respondent who does not have any previous violations will not exceed the level of activity in the report.

(b) The civil money penalty for election sensitive reports that are filed late or not filed shall be calculated in accordance with the following schedule of penalties:

Table 1 to paragraph (b)
If the level of activity in the report was: | And the report was filed late, the civil money penalty is: | Or the report was not filed, the civil money penalty is: |
|---|---|---|
| $950,000 or over | \([10,901 + (290 \times \text{Number of days late})] \times [1 + (0.25 \times \text{Number of previous violations})]\) | \(23,254 \times [1 + (0.25 \times \text{Number of previous violations})]\).

\(^a\) The civil money penalty for a respondent who does not have any previous violations will not exceed the level of activity in the report.

(c) If the respondent fails to file a required report and the Commission cannot calculate the level of activity under paragraph (d) of this section, then the civil money penalty shall be $7,994.

§ 111.44 [Amended]

4. Amend § 111.44(a)(1) by removing “$142” and adding in its place “$146”.

On behalf of the Commission.

Dated: December 18, 2018.

Caroline C. Hunter,
Chair, Federal Election Commission.

[FR Doc. 2018–27801 Filed 12–26–18; 8:45 am]

BILLING CODE 6715–01–P

DEPARTMENT OF THE TREASURY
Office of the Comptroller of the Currency
12 CFR Parts 19 and 109
Notification of Inflation Adjustments for Civil Money Penalties

AGENCY: Office of the Comptroller of the Currency, Treasury.

ACTION: Notification of Monetary Penalties 2019.

SUMMARY: The Office of the Comptroller of the Currency (OCC) is providing notice of its maximum civil money penalties as adjusted for inflation. The inflation adjustments are required to implement the Federal Civil Penalties Inflation Adjustment Act of 1990, as amended by the Federal Civil Penalties Inflation Adjustment Act Improvements Act of 2015.

DATES: The adjusted maximum amount of civil money penalties in this document are applicable to penalties assessed on or after January 1, 2019, for conduct occurring on or after November 2, 2015.

FOR FURTHER INFORMATION CONTACT: Lee Walzer, Counsel, Chief Counsel’s Office, (202) 649–5490, or, for persons who are deaf or hearing impaired, TTY, (202) 649–5597, Office of the Comptroller of the Currency.

SUPPLEMENTARY INFORMATION:

This document announces changes to the maximum amount of each civil money penalty (CMP) within the OCC’s jurisdiction to administer to account for inflation pursuant to the Federal Civil Penalties Inflation Adjustment Act of 1990 (the 1990 Adjustment Act), as amended by the Federal Civil Penalties Inflation Adjustment Act Improvements Act of 2015 (the 2015 Adjustment Act).

Under the 1990 Adjustment Act, as amended, federal agencies must make annual adjustments to the maximum amount of each CMP the agency administers. The Office of Management and Budget (OMB) is required to issue guidance to federal agencies no later than December 15 of each year providing an inflation adjustment multiplier (i.e. the inflation adjustment factor agencies must use) applicable to CMPs assessed in the following year.

The agencies are required to publish their CMPs, adjusted pursuant to the multiplier provided by OMB, by January 15 of the applicable year.

To the extent an agency has codified a CMP amount in its regulations, the agency would need to update that amount by regulation. However, if an agency has codified the formula for making the CMP adjustments, then subsequent adjustments can be made solely by notice. In 2017, the OCC codified the formula for making CMP adjustments in its rules. In 2018, the OCC published a final regulation to remove the CMP amounts from its regulations, while updating those amounts for inflation through the notice process.

On December 14, 2018, the OMB issued guidance to affected agencies on implementing the required annual adjustment, which included the relevant inflation multiplier. The OCC has applied that multiplier to the maximum CMPs allowable in 2018 for national banks and federal savings associations as listed in the 2018 CMP notice to calculate the maximum amount of CMPs that may be assessed by the OCC in 2019. There were no new statutory CMPs administered by the OCC during 2018.

The following charts provide the inflation-adjusted CMPs for use beginning on January 1, 2019, pursuant to 12 CFR 19.240(b) and 109.103(c) for conduct occurring on or after November 2, 2015:

### PENALTIES APPLICABLE TO NATIONAL BANKS

<table>
<thead>
<tr>
<th>U.S. Code Citation</th>
<th>Description and Tier (if applicable)</th>
<th>Maximum Penalty Amount (in Dollars)</th>
</tr>
</thead>
<tbody>
<tr>
<td>12 U.S.C. 93(b)</td>
<td>Violation of Various Provisions of the National Bank Act:</td>
<td>10,067</td>
</tr>
<tr>
<td></td>
<td>Tier 1</td>
<td>10,067</td>
</tr>
<tr>
<td></td>
<td>Tier 2</td>
<td>50,334</td>
</tr>
<tr>
<td></td>
<td>Tier 3</td>
<td>2,013,399</td>
</tr>
<tr>
<td>12 U.S.C. 164</td>
<td>Violation of Reporting Requirements:</td>
<td>4,027</td>
</tr>
<tr>
<td></td>
<td>Tier 1</td>
<td>4,027</td>
</tr>
<tr>
<td></td>
<td>Tier 2</td>
<td>40,269</td>
</tr>
</tbody>
</table>

3See OMB Memorandum M–18–03, “Implementation of the 2018 Annual Adjustment Pursuant to the Federal Civil Penalties Inflation Adjustment Act Improvements Act of 2015” at 4, which permits agencies that have codified the formula to adjust CMPs for inflation to update the penalties through a notice rather than a regulation.
482 FR 8584 (January 27, 2017).
7Penalties assessed for violations occurring prior to November 2, 2015, will be subject to the maximum amounts set forth in the OCC’s regulations in effect prior to the enactment of the 2015 Adjustment Act.