Summary

This report provides an overview and analysis of two recurring questions surrounding the federal government’s role in financing presidential nominating conventions. First, how much public funding supports presidential nominating conventions? Second, what options exist for changing that amount if Congress chooses to do so? Both issues have generated controversy in the past and continue to be the subject of legislative debate. Four bills introduced in the 110th Congress propose changes to the structure or amounts of federal funds for presidential nominating conventions. Those bills (H.R. 72, H.R. 484, S. 436, and S. 2412) would affect Presidential Election Campaign Fund (PECF) convention grants. (Two other bills, H.R. 776 and H.R. 4294, would affect nonfederal convention funds.) Congress enacted one law (P.L. 110-161) in FY2008 that affected convention security funding with the appropriation of $100 million for the Democratic and Republican nominating conventions (each were allocated $50 million). This security funding is not provided to party convention committees but to the state and local law enforcement entities assisting in securing the convention sites.

A total of approximately $133.6 million in federal funds has supported, or will support, the 2008 Democratic and Republican conventions. Such funding is provided through separate federal programs that support public financing of presidential campaigns and convention security. Some Members of Congress and others have objected to federal convention funding and have argued that the events should be entirely self-supporting. Others, however, contend that public funding is necessary to avoid real or apparent corruption in this aspect of the presidential nominating process. If Congress decides to revisit convention financing, a variety of policy options discussed in this report might present alternatives to current funding arrangements.

Additional discussion of public financing of presidential campaigns appears in CRS Report RL34534, *Public Financing of Presidential Campaigns*, by R. Sam Garrett. For additional information on National Special Security Events, which include presidential nominating conventions, see CRS Report RS22754, *National Special Security Events*, by Shawn Reese. This report will be updated in the event of additional legislative activity concerning convention financing.
Federal Funding of Presidential Nominating Conventions: Overview and Policy Options

Introduction

Every four years, the two major political parties, and some third parties, select their presidential nominees at conventions. These conventions are run by and for parties, without a formal role for the federal government. Federal funds do, however, provide certain financial support to convention committees that choose to accept public money. Additionally, Congress appropriates federal funding for the securing of the convention venues.

A variety of policy issues surrounds convention financing. Some observers have questioned why federal funds subsidize conventions considering the availability of substantial private resources and that they are party, rather than governmental, events. Others have contended that private funds, particularly so-called “soft money,” which falls outside the scope of federal campaign finance law, have become too pervasive in conventions and that tighter restrictions are needed. These divergent views on the use of public funds to support party conventions also appear in other contexts in the broader debate surrounding campaign finance policy.

Two taxpayer-supported revenue sources are available to conventions: (1) presidential public campaign funds; and (2) security funds. Approximately $133.6 million from those sources have gone or will go toward the 2008 Democratic and Republican national conventions. No third parties received convention funds for the 2008 election cycle.¹

Before proceeding, it is important to note the distinction between presidential public funds and security funds. Presidential public funds and security funds come from separate revenue sources. They are allocated differently, are used for different purposes, and are subject to different points of debate. Although both presidential public funds and security funds both support conventions, Congress may reassess them separately.

¹ Although third-party conventions are occasionally eligible for presidential public financing grants, Congress has only appropriated security funds for the 2004 and 2008 Democratic and Republican conventions.
Convention Financing: An Overview

**Federal Funds.** Two sources of federal funds support different aspects of presidential nominating conventions. First, funds for convention operations come from the Presidential Election Campaign Fund (PECF), which provides financial assistance to publicly financed presidential candidates. Second, funds are appropriated by Congress to the Department of Justice (DOJ) for security costs incurred by state and local governments hosting the conventions.

**PECF Funds.** Congress makes no appropriations for PECF funds (including amounts used to support conventions). Rather, amounts in the PECF are determined by “checkoff” designations on individuals’ federal income tax returns. Individuals may choose to designate $3 of their tax liability to the PECF. Married couples filing jointly may designate a total of $6 to the fund.

Federal law permits the two major parties’ conventions to receive grants of $16.8 million for the 2008 election cycle (an inflation-adjusted base amount of $4 million each). These grants are awarded to the relevant party’s convention committee. Qualifying convention committees are not obligated to accept PECF funds, but doing so is standard practice. Third parties are eligible for limited public convention funds, but they rarely qualify.

Under federal law, PECF convention grants must first be reserved before other elements of presidential public funding can be distributed. Once convention grants are reserved, the Treasury Department may distribute general election grants and primary matching funds to participating presidential candidates. The Federal Election Commission (FEC) determines eligibility for PECF funds based on requirements established in Title 26 of the U.S. Code (the Internal Revenue Code), the Federal Election Campaign Act (FECA), and FEC regulations.

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3 The checkoff question does not permit taxpayers to distinguish between making a designation to publicly financed presidential *candidates* versus to publicly financed *conventions*. In other words, taxpayers may choose to make a PECF designation, but may not specify how those funds are distributed or spent.

4 Convention committees are separate political committees (i.e., candidate committees, party committees, and political action committees (PACs)) “responsible for conducting the day to day arrangements and operations of that party’s presidential nominating convention,” including receiving public funds. See 11 C.F.R. § 9008.3(a)(2).


6 On prioritization of convention funding, see 26 U.S.C. § 9008(a).

7 FECA is 2 U.S.C. § 431 *et seq.*
DOJ Funds. The second source of federal convention funds come through the Office of Justice Programs (OJP), within the Department of Justice (DOJ). This OJP funding has only been available in FY2004 and FY2008, arguably as a result of the September 11, 2001, terrorist attacks. In 2004, Congress appropriated $100 million, through DOJ, for the Democratic and Republican presidential nominating conventions in Boston and New York City. More recently, Congress appropriated $100 million for the Democratic and Republican presidential nominating convention security in Denver and Minneapolis-St. Paul, respectively. In 2008, the $100 million is to be administered through OJP’s Edward Byrne Memorial State and Local Law Enforcement Assistance Programs. DOJ, reportedly, will use most of this funding to reimburse state and local law enforcement entities for overtime costs associated with convention security.

Even though DOJ administers the convention security funding, DOJ is not responsible for security at the presidential nominating conventions. Rather, the U.S. Secret Service (USSS) is responsible for planning, coordinating, and implementing security operations at conventions. Congress authorized the USSS — when directed by the President — to be the lead federal agency for convention security in P.L. 106-544 (the Presidential Threat Protection Act of 2000) because the conventions are designated as National Special Security Events (NSSE). In addition to presidential nominating conventions, NSSEs include such events as presidential inaugurations, major international summits held in the United States, and some major sporting events.

Recent Federal Convention Funding. As Table 1 shows, the federal government provided (or will provide) a total of approximately $133.6 million — combining PECF grants and security expenditures — to support the 2008 Democratic and Republican conventions. Each convention is allocated approximately $66.8

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8 However, federal assistance for convention security has been provided in at least one election year prior to 2004. According to The Campaign Finance Institute, in 1980 the cities of Detroit and New York City received “Federal Law Enforcement Assistance grants” of $3.2 million and $3.5 million respectively for convention security. Steve Weissman with the assistance of Margaret Sammon and Jennifer Sykes, Inside Fundraising for the 2008 Party Conventions: Party Surrogates Gather Soft Money While Federal Regulators Turn a Blind Eye (Washington: Campaign Finance Institute, 2008). See the table entitled “Sources of Funding for Major Party Presidential Nominating Conventions, 1980-2004,” which is not paginated.


10 P.L. 110-161, Div. B, Title II.

11 For information on the U.S. Secret Service’s missions, see CRS Report RL34603, The U.S. Secret Service: An Examination and Analysis of Its Evolving Missions, by Shawn Reese.
million. In 2004, federal funding for the Democratic and Republican conventions totaled approximately $129.6 million ($29.6 million in PECF funds and $100 million in security funds).

### Table 1. Federal Funds Supporting the 2008 Presidential Nominating Conventions

<table>
<thead>
<tr>
<th></th>
<th>Presidential Election Campaign Fund (PECF) Grants</th>
<th>Security Funding</th>
<th>Total Federal Funding</th>
</tr>
</thead>
<tbody>
<tr>
<td>Democratic</td>
<td>$16.8</td>
<td>$50.0</td>
<td>$66.8</td>
</tr>
<tr>
<td>Convention</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Republican</td>
<td>$16.8</td>
<td>$50.0</td>
<td>$66.8</td>
</tr>
<tr>
<td>Convention</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total</td>
<td>$33.6</td>
<td>$100.0</td>
<td>$133.6</td>
</tr>
</tbody>
</table>

**Sources:** PECF data appears in U.S. Treasury Department, Financial Management Service, “Disbursements From the Presidential Election Campaign Fund and Related Payments,” July 31, 2008; provided to CRS by the Office of Legislative and Public Affairs, Financial Management Service. The 110th Congress appropriated $100 million (through OJP) for securing the 2008 presidential nominating conventions in P.L. 110-161, Div. B, Title II.

**Notes:** Amounts in the table are rounded. CRS aggregated totals in the table.

a. This amount does not include any funding that the U.S. Secret Service may expend in protecting major presidential candidates at the conventions.

No third parties qualified for any federal funding in 2008 or 2004. A third party most recently received PECF funds in 2000. That year, the Reform Party reportedly qualified for $2.5 million in federal funds. Congress has never appropriated funds for a third party’s convention security.

**Conditions on PECF Funds.** In exchange for receiving public funds, a party’s convention committee must agree not to raise or spend additional funds. Certain exceptions are permitted for legal or accounting fees. (As is discussed later in this report, nonfederal funds also supplement conventions, although those funds do not flow through the convention committees.) Among other requirements, convention committees receiving public funds must file disclosure reports with the FEC, agree to provide the commission with any requested documents, and submit to an audit of their PECF spending.

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14 11 C.F.R. § 9008.3.
Federal law places relatively few restrictions on how PECF convention funds are spent, as long as purchases are lawful and are used to “defray expenses incurred with respect to a presidential nominating convention.”

FEC regulations provide additional guidance on permissible and prohibited spending. Per FEC regulations, permissible PECF convention expenses include items such as:

- “preparing, maintaining, and dismantling” the convention site;
- personnel and staff expenses (including bonuses);
- convention operations and planning;
- security;
- transportation;
- certain entertainment;
- administrative items (e.g., office supplies);
- gifts for convention staff or volunteers (limited to $150 per person or $20,000 total);
- production of candidate biographical films; or
- investment of PECF funds if the profits are to be used to defray convention costs.

It is important to note, however, that although federal regulations permit the types of spending described above, individual convention committees do not necessarily choose to fund all of those activities.

Convention committees are prohibited from spending PECF funds on items including:

- candidate or delegate participation in the convention, except in limited circumstances;
- any item that would violate federal or state laws;
- penalties resulting from enforcement of federal election law; or
- replacing lost or stolen items, except in limited circumstances.

**Conditions on Security Funds.** There are no conditions on security funds per se; however, convention security funding can only be used for costs associated with specifically identified presidential nominating conventions. In 2008, the Democratic convention in Denver, and the Republican convention in Minneapolis-St. Paul are the only ones authorized to receive federal security funding. This funding is primarily used to directly reimburse state and local law enforcement entities for

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15 26 U.S.C. § 9008(c).

16 Convention committees seeking specific guidance can consult the Federal Election Commission or legal counsel for additional information.

17 Although PECF funds could be spent on security, it is likely that security would be paid for with other federal funds discussed elsewhere in this report.

18 11 C.F.R. 9008.7(a).

19 11 C.F.R. 9008.7(b).
their expenses, thus neither major party is an eligible recipient of this security funding.

The $100 million Congress appropriated for the FY2008 presidential nominating conventions will be, reportedly, primarily used to reimburse state and local law enforcement costs associated with their participation in securing the convention sites. In 2004, the main security costs that state and local law enforcement entities incurred involved overtime payments. This overtime of state and local law enforcement personnel might be the result of their participation in not only securing the convention venue, but participating in such activities as advance planning, conducting liaison for venue and air space security, training, and establishing and maintaining communications.20

Additionally, there are other security costs incurred by the federal government associated with the conventions that are not part of the $100 million appropriated in FY2008. Some of these additional security costs include the USSS protection of major presidential candidates (whether at the convention or at other campaign locations)21 and the use of other federal government personnel assisting in securing the convention sites, such as Federal Protective Service law enforcement officers.22 Other federal security costs include the securing of the convention venue through the positioning of fencing and barricades, as well as pre-positioning federal law enforcement K-9 units and other teams such as the U.S. Department of Homeland Security, U.S. Immigration and Customs Enforcement, Federal Protective Service, “Fiscal Year 2009 Congressional Justification,” p. 5.

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21 In FY2008, Congress appropriated $85 million for major presidential candidate protection, P.L. 110-161, Div. E.

Nonfederal Funds. As discussed below, conventions also benefit from nonfederal money that supports certain activities and security operations. In both cases, amounts of nonfederal funds can vary widely and are not necessarily centrally reported.

Convention-related Activities. Nonfederal funds are a major source of money associated with the political (as opposed to security) side of presidential nominating conventions. The Campaign Finance Institute (CFI, a campaign finance interest group) has estimated that more than 75% of money related to the 2004 Democratic and Republican conventions came from private sources. Although a complete accounting is not yet available, the 2008 conventions also appear to be heavily subsidized, albeit indirectly, by nonfederal funds. In August 2008, CFI and the Center for Responsive Politics (another campaign finance interest group) estimated that 80% of funds for the 2008 Democratic and Republican conventions would come from private (nonfederal) sources. As is discussed below, state and local governments may also spend additional amounts on security.

Nonfederal funds are generally not subject to the limits on contribution sources and amounts found in federal campaign finance law, although some FEC reporting

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25 See, for example, Fredreka Schouen, “Donors Pick up Parties’ Expenses; ‘Egregious Loophole’ Seen at Conventions,” USA Today, August 15, 2008, p. A1; and Leslie Wayne “Candidates Forgo Soft Money, But Conventions Rake It In,” New York Times, June 7, 2008, p. A1. See also ibid. and Craig Holman, Angela Canterbury, and Zoe Bridges-Curry, Party Conventions Are Free-For-All for Influence Peddling (Washington: Public Citizen, 2008) at [http://www.citizen.org/documents/Party%20Conventions2.pdf]. As the titles suggest, the CFI and Public Citizen reports address convention financing in addition to other issues (e.g., lobbying). Those reports also take policy positions on convention financing. This CRS report lists those sources as references, but does not take a position on convention financing.


27 On the various funding sources discussed in this and the preceding sections, see Anthony Corrado, “Public Funding of Presidential Campaigns;” pp. 62-63.
Nonfederal funds that support conventions (except for security funding) are sometimes called “soft money,” a term of art used to describe money believed to influence elections, but which falls outside federal campaign finance law. On FEC reporting requirements for host committees and municipal funds (discussed below), see 11 C.F.R. § 9008.51.

Host committees are “any local organization,” such as civic associations, whose “principal purpose is the encouragement of commerce in the convention city, as well as the projection of a favorable image of the city to the convention attendees.” On FEC receipt and expenditure regulations, see 11 C.F.R. § 9008.52.

Municipal funds are “any fund or account of a government agency, municipality, or municipal corporation whose principal purpose is the encouragement of commerce in the municipality and whose receipt and use of funds is subject to the control of officials of the State or local government.” On FEC receipt and expenditure regulations, see 11 C.F.R. § 9008.53. Former FEC chairman David Mason provided consultations on some points regarding commission regulation of host committees and municipal funds (e-mail correspondence with R. Sam Garrett, August 14, 2008).

Donations of funds to host committees are, as a matter of law, distinct from other donations by prohibited sources [defined in FECA] in that they are motivated by a desire to promote the convention city and hence are not subject to the absolute ban on corporate contributions in 2 U.S.C. 441b [a FECA provision]. This conclusion is buttressed by the fact that frequently members of the opposite political party have played prominent and active roles in convention host committees.

State or local governments, or coalitions of those governments, may also provide financial assistance to conventions through entities known as “municipal funds.” The FEC has also permitted corporations and labor unions, which may not provide direct financial support to federal campaigns, to make certain contributions of goods or services to host committees and municipal funds. In addition, “commercial vendors” may provide goods or services to convention committees “at reduced or discounted rates, or at no charge” in certain circumstances.

As a practical matter, the regulation of federal versus nonfederal funds rests largely on how FECA and the FEC have treated each source. FECA is largely silent on campaign finance aspects of nonfederal funds, and the FEC has determined that nonfederal funds do not explicitly support the conventions per se, even if they support events associated with those conventions. In particular, a 2003 FEC rulemaking reaffirmed the commission’s long-held view that:

- Donations of funds to host committees are, as a matter of law, distinct from other donations by prohibited sources (defined in FECA) in that they are motivated by a desire to promote the convention city and hence are not subject to the absolute ban on corporate contributions in 2 U.S.C. 441b (a FECA provision). This conclusion is buttressed by the fact that frequently members of the opposite political party have played prominent and active roles in convention host committees.

28 Nonfederal funds that support conventions (except for security funding) are sometimes called “soft money,” a term of art used to describe money believed to influence elections, but which falls outside federal campaign finance law. On FEC reporting requirements for host committees and municipal funds (discussed below), see 11 C.F.R. § 9008.51.

29 Host committees are “any local organization,” such as civic associations, whose “principal purpose is the encouragement of commerce in the convention city, as well as the projection of a favorable image of the city to the convention attendees.” See 11 C.F.R. § 9008.50(b). On FEC receipt and expenditure regulations, see 11 C.F.R. § 9008.52.


31 Municipal funds are “any fund or account of a government agency, municipality, or municipal corporation whose principal purpose is the encouragement of commerce in the municipality and whose receipt and use of funds is subject to the control of officials of the State or local government.” See 11 C.F.R. § 9008.50(c). On FEC receipt and expenditure regulations, see 11 C.F.R. § 9008.53. Former FEC chairman David Mason provided consultations on some points regarding commission regulation of host committees and municipal funds (e-mail correspondence with R. Sam Garrett, August 14, 2008).

32 See 11 C.F.R. §§ 9008.52 and 9008.53(b).

33 11 C.F.R. § 9008.9.
Security Operations. Even though the primary use of the $100 million of federal funds through DOJ’s security grants is intended to offset the security costs incurred by state and local governments, additional funds may be needed. Therefore, one can assume that nonfederal funding (state and local government funding) is also used to secure the conventions. The amount of nonfederal funding is based on the costs to state and local law enforcement entities that work with the USSS and other federal law enforcement agencies during the convention.\footnote{CRS is unable to determine the amount of nonfederal funding used by Boston and New York City in 2004, and there are no projections available for the 2008 conventions in Denver and Minneapolis-St. Paul.} Additionally, unlike the funding used by party convention committees, any nonfederal funds used for convention security would come from state and local governments, not PECF designations.
Recent Legislative Activity

Legislation that Would Affect PECF Convention Funding

As shown in Table 2, four bills introduced in the 110th Congress would affect PECF convention financing. Only one of those bills (H.R. 72) is principally concerned with convention funding. Others emphasize broader presidential public financing issues. Additional discussion of the policy approaches proposed in all four bills appears in the “Policy Issues and Options” section of this report.

Table 2. Legislation Introduced in the 110th Congress that would Affect PECF Convention Funding

<table>
<thead>
<tr>
<th>Bill</th>
<th>Principal Sponsor</th>
<th>Major Convention Funding Provisions (federal-funds only)</th>
<th>Most Recent Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>H.R. 72</td>
<td>Bartlett</td>
<td>Would repeal PECF convention grants</td>
<td>Referred to Committee on House Administration</td>
</tr>
<tr>
<td>H.R. 484</td>
<td>Doolittle</td>
<td>Would repeal the PECF entirely (including convention grants)</td>
<td>Referred to Committees on House Administration and Ways and Means</td>
</tr>
<tr>
<td>S. 436</td>
<td>Feingold</td>
<td>Would repeal prioritization of PECF convention funds</td>
<td>Referred to Committee on Finance</td>
</tr>
<tr>
<td>S. 2412</td>
<td>Feingold</td>
<td>Would repeal prioritization of PECF convention funds</td>
<td>Referred to Committee on Finance</td>
</tr>
</tbody>
</table>

Source: CRS analysis of bill texts.
Note: For additional information on these and other presidential public financing bills, see CRS Report RL34534, Public Financing of Presidential Campaigns, by R. Sam Garrett.

Presently, there is no legislation pending that would affect convention security funding.

Policy Issues and Options

PECF Convention Funding

As Congress considers whether, or how, to address PECF convention funds, Members may first examine what role it wishes those funds (or other federal funds) to play in modern conventions. The current system of PECF convention grants (and the presidential public financing program generally) has been in place since the 1976 election cycle and has remained essentially unchanged since that time. Although this report is not focused on nonfederal funds (e.g., “soft money”), it is widely accepted that such funds play a prominent, even if indirect, role in convention financing. As discussed below, the tension between federal and nonfederal funds is likely to shape congressional consideration of convention financing.
Those who are wary of private, “interested” money in politics typically argue that public funds are a way to insulate conventions (or other aspects of elections) from undue individual, corporate, or labor influence and from real or apparent corruption stemming from private funds. From that perspective, maintaining or expanding public financing of conventions could be attractive. Similarly, Congress could choose to restrict sources of nonfederal funds. On the other hand, in light of the availability of nonfederal funds, even those who support public financing in general might argue that federal funding for conventions is unnecessary or that it should be diminished. Finally, those opposed to campaign finance regulation often view any public financial assistance to campaigns (or conventions) as an inappropriate use of taxpayer funds.

As is evident from the preceding discussion, the policy options addressed below, or others, would likely be part of a larger debate surrounding convention financing and presidential public financing in general.

**Maintaining the Status Quo.** If Congress chooses to make no policy changes, the role of PECF convention funds will remain as it is today. Convention committees that choose to accept public funds would continue to be bound by the regulations discussed above, and nonfederal funds would likely continue playing a role in convention financing. The amount of PECF funds available to convention committees is likely to continue to increase incrementally with inflation.

**Options that Could Increase or Decrease Federal Convention Funding.** The policy options discussed below could change the amount of federal funding available to conventions. Some of these options are proposed in current legislation. Others provide additional approaches that have been offered for consideration, but are not the subject of current legislation.

Regardless of the particular approach, expanding federal funding could decrease the perceived need for nonfederal funds. However, in the absence of additional regulation of nonfederal funds, or voluntary decreases in spending by entities providing nonfederal funds, expanded federal funding could also increase the total amount of money surrounding conventions. Any change in federal convention funding would require amending the amounts currently specified in federal law ($4 million for major parties, as adjusted for inflation; $16.8 million in 2008).

**Changing the Prioritization of Convention Funds.** As noted previously, PECF convention grants are reserved before matching funds or general-election grants are paid to publicly financed presidential candidates. If, however, Congress believes that funding candidates should be the top priority for the public financing

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36 This assumes that sufficient balances would remain in the PECF to cover convention grants.

37 Some of the material in this section is adapted from CRS Report RL34534, *Public Financing of Presidential Campaigns*. See that report for additional discussion.
program, de-prioritizing convention funding could be an option. Two bills introduced in the 110th Congress (S. 436 and S. 2412) would repeal the priority status of convention financing currently in law. Doing so might help avoid future financial shortfalls in other aspects of the public financing program (particularly primary matching funds). Nonetheless, it is possible that shortfalls could then affect convention funds, especially if convention funds were distributed after candidate funds.

**Appropriating Funds.** Appropriating funds would permit Congress to annually (or every four years) determine the amount of money available to conventions, as opposed (or in addition) to the current PECF amount of $16.8 million per major party. If the PECF grant structure were abandoned in favor of appropriated funds, Congress could legislate any other funding amount (or none, as discussed below). Accordingly, although appropriations might yield more funding for conventions than is currently available, Congress might also appropriate less funding. Appropriating convention funds would also mark a departure from Congress’s traditional approach to presidential public financing, which has always emphasized taxpayers’ roles in determining available funding.

**Altering the Checkoff-Designation Question.** As noted previously, federal financing of presidential campaigns — including convention financing — relies entirely on “checkoff” designations by individual taxpayers. Currently, the checkoff question allows taxpayers only to designate to the PECF $3 for individuals, or $6 for married couples filing jointly. Available funds are then distributed through convention grants, general election grants, and matching funds, as described previously. Congress could, however, choose to alter the checkoff designation by posing two separate questions to taxpayers: one for candidate financing, and another for convention financing. Of course, taxpayers might choose to either provide more or less funding to conventions (and candidate campaigns).

**Altering the Checkoff Amount.** Increasing the checkoff designation amount is frequently proposed as a way to provide additional funds to the PECF in general. The same could be proposed for convention funding in particular. For the first and only time, Congress tripled the checkoff amount (from $1 to $3 and $2 to $6) to their current levels in 1993. Although increasing the checkoff amount did provide an influx of money to the PECF, it did not increase the percentage of

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38 As noted previously, this amount is regularly adjusted for inflation.

39 Four 110th Congress bills that propose to revamp the presidential public financing program (H.R. 776; H.R. 4294; S. 436, and S. 2412) would permit congressional appropriations to initially cover additional benefits proposed in those bills, but the PECF would later have to repay those appropriations. This proposal is distinct from appropriations specifically for convention funding.

40 See, for example, H.R. 776, H.R. 4294, S. 436, and S. 2412 in the 110th Congress.

41 In the 110th Congress, H.R. 776, S. 436, H.R. 4294, and S. 2412 would all increase the checkoff amount, but do not propose additional funding for conventions.

taxpayers contributing to the fund. If that same scenario occurred with another increase in the checkoff amount, more money would be available for public financing (including conventions if Congress so designates), but declining participation could threaten available funds in the long term.

Repealing Convention Funding. If Congress determines that convention funding were no longer necessary — or if it wanted to concentrate remaining funding on candidate campaigns — convention grants could be eliminated entirely. This outcome could be accomplished by repealing relevant sections of federal law, or by amending the law to prohibit the FEC from certifying convention grants, or the Treasury Secretary from making convention payments. In the 110th Congress, H.R. 72 (Bartlett) would end subsidies for nominating conventions. H.R. 484 (Doolittle) would end the public funding system entirely. Those concerned about the influence of private money, particularly soft money, in convention financing would likely object to conventions that are completely dependent upon private funds.

Security Funds

During the presidential election years of 2004 and 2008, Congress appropriated funding through DOJ for convention security; however, DOJ does not plan, train, exercise, or implement convention security operations. Instead, the USSS (a DHS entity) is the lead federal agency for convention security. DOJ’s role in providing convention security funding, the mission of the USSS, and the relationship between federal funding and nonfederal costs associated with convention security could be issues that Congress might choose to address prior to the conventions in 2012.

Presently, the USSS is responsible for adminystering the convention security operations, in coordination with nonfederal entities, and using its own funding to cover any costs incurred by federal agencies involved in the security operations. However, state and local governments, following the convention, must apply to DOJ for reimbursement of their costs associated with convention security. DOJ administers the security grants because the USSS is not authorized to reimburse state and local government costs associated with any NSSE, and specifically any costs associated with presidential nominating conventions. It may be argued that the federal security activities executed by the USSS require coordination with the distribution of federal funds.

State and local law enforcement entities are responsible for providing personnel and equipment during conventions and working with the USSS to “develop and implement a seamless security plan that will create a safe and secure environment for the general public, event participants, Secret Service protectees, and other dignitaries.” To support this effort, in FY2008, Congress appropriated $1 million


for NSSE costs within the USSS, and the 2008 presidential nominating conventions have been designated as NSSEs.

**Maintaining the Status Quo.** If Congress chooses to make no policy changes, the routine of appropriating convention security funds during presidential election years would remain unchanged. State and local law enforcement entities would continue assisting the USSS in securing the convention venues and then apply to DOJ for reimbursement following the completion of the conventions.

State and local governments can use some DHS grants, such as the State Homeland Security Grant Program (SHSGP) and the Urban Area Security Initiative (UASI) for convention security activities, even though DHS does not administer the convention security grants that Congress appropriated in FY2004 and FY2008. The grant approval process for the DHS programs, however, is not flexible, so the programs have limited application to conventions. States and localities, when hosting a convention, would need to incorporate plans to use SHSGP and UASI funding for convention security in their grant applications. DHS does authorize states and localities to reprogram SHSGP and UASI funding with the DHS Secretary’s approval; however, that may result in states and localities not funding other planned homeland security activities.

**Options that Could Increase or Decrease Federal Convention Security Funding.** The policy options discussed below could change the amount of federal security funding available to conventions. None of these options have been proposed in legislation.

**Authorize SHSGP or UASI Amounts for Convention Locations.** For presidential election years, Congress could fund convention security through DHS’s SHSGP and UASI grants. This could be achieved by either increasing the SHSGP and UASI allocations for convention locations in election years, or by requiring convention states and localities to apply and program SHSGP and UASI funding specifically for convention security during election years. As noted above, this is an option that states and localities can utilize; however, it may result in not funding other planned homeland security activities.

This option would also remove DOJ from the convention security funding cycle. States and localities have an established grant application mechanism with DHS related to homeland security funding and activities, and the use of SHSGP and UASI appropriations for convention security, arguably, are homeland security activities.

**Authorize USSS to Reimburse State and Local Government Costs.** Another option Congress may consider is authorizing the USSS to reimburse state and local convention security costs. Because the USSS is the federal agency responsible for convention security, one could argue that Congress could appropriate funding to the USSS to reimburse state and local costs. Arguably, the USSS could

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45 P.L. 110-161, Div. E.

be more effective in auditing state and local law enforcement costs and determine reimbursement amounts since the USSS is the lead federal agency for convention security. This option, like the preceding one, would remove DOJ from administering the convention security funding. Conversely, this option would require the USSS to establish and administer a grant process that is not, at present, a responsibility of the agency.

**Discontinue Convention Security Funding to States and Localities.** Congress could also choose to not appropriate funding to reimburse state and local governments convention security costs. This might result in a reduced security role for state and local law enforcement entities or force state and local governments to fund all of their convention security activities. However, this option seems unlikely given the present national concern with homeland security, and the national interest in protecting major presidential candidates and ensuring the security of mass political events.

**Conclusion**

Although PECF funding of convention operations has been in place since the 1976 election cycle, the role of federal convention funding remains subject to debate in Congress and beyond. Most of that debate, however, occurs within the broader discussions of presidential public financing and “hard” versus “soft” money in campaigns. Congress has several options for revisiting the federal role in PECF funding, if it chooses to do so.

The role of the federal government in funding convention security is a fairly new development since the terrorist attacks of September 11, 2001. As federal, state, and local governments further refine their homeland security activities generally, and specifically convention security operations, Congress may consider different options for how the federal government provides funding for state and local costs incurred in securing convention venues.