- No later than January 1, 1988, the State Administrator shall promulgate comprehensive regulations to carry out the and requirements of this [Act] SUBTITLE. regulations shall include provisions regarding:
- (1) The manner and date by which candidates shall notify the State Board that they intend to qualify for public contributions:
- (2) The deadline for candidates to submit requests for public contributions:
- (3) The dates upon which the State Board is to order, as the Comptroller is to make, disbursements of publiccontributions to candidates:
- (4) Pro rata distributions if there is not, or may not be, sufficient money in the Fund;
- (5) A formula for distributing supplementary public contributions to the other eligible candidates if, because an eligible candidate fails to request a public contribution, candidate, becomes disqualified, or dies, а additional funds become available;
- (6) The standards by which expenditures by political committees and slates with which an eligible candidate is affiliated are applied to the expenditure limit of the candidate as specified in § 31-3 of this subtitle;
- The specification of thresholds for in-kind that will not be deemed contributions or contributions expenditures for the purposes of this subtitle;
 - (8) Distributions to:
 - (i) Unopposed candidates:
- (ii) Candidates who are not members of principal political parties; and
 - (iii) Write-in candidates; and
- The purposes for which public contributions may not be used.
 - DRAFTER'S NOTE: This corrects a stylistic error in an internal reference in Article 33, § 31-4(c).

The stylistic error occurred in Ch. 104 of the Acts of 1986.

The stylistic error was noted by the Michie Company.