year, the Commission will publish in
the FEDERAL REGISTER the amount of
the expenditure and contribution limi-
tations in effect and place such informa-
tion on the Commission’s Web site.

(2) Lobbyist/registrant and lobbyist/reg-
istrant PAC contribution bundling disclo-
sure threshold. In every calendar year,
the Commission will publish in the
FEDERAL REGISTER the amount of the
lobbyist/registrant and lobbyist/reg-
istrant PAC contribution bundling disclo-
sure threshold in effect and place
such information on the Commission’s
Web site.

(f) Price index increases for lobbyist/registrant and lobbyist/registrant PAC contribution bundling threshold. The thresh-
old for disclosure of lobbyist/registrant and lobbyist/registrant PACs
that bundle contributions shall be in-
dexed for each calendar year in accord-
ance with 11 CFR 104.22(g).

§ 110.18 Voting age population.

There is annually published by the
Department of Commerce in the FED-
ERAL REGISTER an estimate of the vote-
ing age population based on an esti-
mate of the voting age population of
the United States, of each State, and of
each Congressional district. The term
ting age population means resident popula-
tion, 18 years of age or older.

§ 110.19 Contributions by minors.

An individual who is 17 years old or
younger (a Minor) may make contribu-
tions to any candidate or political
committee that in the aggregate do not
exceed the limitations on contributions
of 11 CFR 110.1 and 110.5, if—

(a) The decision to contribute is
made knowingly and voluntarily by the
Minor;

(b) The funds, goods, or services con-
tributed are owned or controlled by the
Minor, such as income earned by the
Minor, the proceeds of a trust for
which the Minor is the beneficiary, or
funds withdrawn by the Minor from a
financial account opened and main-
tained in the Minor’s name; and

(c) The contribution is not made
from the proceeds of a gift, the purpose
of which was to provide funds to be
contributed, or is not in any other way
controlled by another individual.

[70 FR 5568, Feb. 3, 2005]

§ 110.20 Prohibition on contributions,
donations, expenditures, independent
expenditures, and disbursements by foreign nationals (2

(a) Definitions. For purposes of this
section, the following definitions apply:

(1) Disbursement has the same mean-
ing as in 11 CFR 300.2(d).

(2) Donation has the same meaning as
in 11 CFR 300.2(e).

(3) Foreign national means—

(i) A foreign principal, as defined in
22 U.S.C. 611(b); or

(ii) An individual who is not a citizen
of the United States and who is not
lawfully admitted for permanent resi-
dence, as defined in 8 U.S.C. 1101(a)(20);
however,

(iii) Foreign national shall not include
any individual who is a citizen of the
United States, or who is a national of
the United States as defined in 8 U.S.C.
1101(a)(22).

(4) Knowingly means that a person
must:

(i) Have actual knowledge that the
source of the funds solicited, accepted
or received is a foreign national;

(ii) Be aware of facts that would lead
a reasonable person to conclude that
there is a substantial probability that
the source of the funds solicited, ac-
cepted or received is a foreign national;
or

(iii) Be aware of facts that would lead
a reasonable person to inquire whether
the source of the funds solicited, ac-
cepted or received is a foreign national,
but the person failed to conduct a rea-
sonable inquiry.

(5) For purposes of paragraph (a)(4) of
this section, pertinent facts include,
but are not limited to:

(i) The contributor or donor uses a
foreign passport or passport number for
identification purposes;

(ii) The contributor or donor provides
a foreign address;

(iii) The contributor or donor makes
a contribution or donation by means of
a check or other written instrument