

Kucinich for President, Inc.—  
Statement of Reasons—Repayment  
Determination upon Administrative  
Review

Audit Division Recommendation  
Memorandum on the Kansas Republican  
Party

Management and Administrative  
Matters.

Individuals who plan to attend and  
require special assistance, such as sign  
language interpretation or other  
reasonable accommodations, should  
contact Shawn Woodhead Werth,  
Commission Secretary and Clerk, at  
(202) 694-1040, at least 72 hours prior  
to the hearing date.

**PERSON TO CONTACT FOR INFORMATION:**  
Judith Ingram, Press Officer. Telephone:  
(202) 694-1220.

**Shawn Woodhead Werth,**  
*Secretary and Clerk of the Commission.*

[FR Doc. 2011-3374 Filed 2-11-11; 4:15 pm]

**BILLING CODE 6715-01-P**

## FEDERAL ELECTION COMMISSION

[Notice 2011-01]

### Price Index Adjustments for Contribution and Expenditure Limits and Lobbyist Bundling Disclosure Threshold

**AGENCY:** Federal Election Commission.

**ACTION:** Notice of adjustments to  
contribution and expenditure limits and  
lobbyist bundling disclosure threshold.

**SUMMARY:** As mandated by provisions of  
the Federal Election Campaign Act of  
1971, as amended (“FECA” or “the Act”),  
the Federal Election Commission (“FEC”  
or “the Commission”) is adjusting  
certain contribution and expenditure  
limits and the lobbyist bundling  
disclosure threshold set forth in the Act,  
to index the amounts for inflation.  
Additional details appear in the  
supplemental information that follows.

**DATES: Effective Date:** The effective date  
for the limit at 2 U.S.C. 441a(a)(1)(A) is  
November 3, 2010. The effective date for  
the limits at 2 U.S.C. 434(i)(3)(A),  
441a(a)(1)(B), 441a(a)(3), 441a(d), and  
441a(h) is January 1, 2011.

**FOR FURTHER INFORMATION CONTACT:** Mr.  
Greg J. Scott, Information Division, 999

E Street, NW., Washington, DC 20463;  
(202) 694-1100 or (800) 424-9530.

**SUPPLEMENTARY INFORMATION:** Under the  
Federal Election Campaign Act of 1971,  
2 U.S.C. 431 *et seq.*, as amended by the  
Bipartisan Campaign Reform Act of  
2002<sup>1</sup> and the Honest Leadership and  
Open Government Act of 2007,<sup>2</sup>  
coordinated party expenditure limits (2  
U.S.C. 441a(d)(2) and (3)(A) and (B)),  
certain contribution limits (2 U.S.C.  
441a(a)(1)(A) and (B), (a)(3) and (h)),  
and the disclosure threshold for  
contributions bundled by lobbyists (2  
U.S.C. 434(i)(3)(A)) are adjusted  
periodically to reflect changes in the  
consumer price index. See 2 U.S.C.  
434(i)(3) and 441a(c)(1); 11 CFR 109.32  
and 110.17(a) and (f). The Commission  
is publishing this notice to announce  
the adjusted limits and disclosure  
threshold.

### Coordinated Party Expenditure Limits for 2011

Under 2 U.S.C. 441a(c), the  
Commission must adjust the  
expenditure limits established by 2  
U.S.C. 441a(d) (the limitations on  
expenditures by national party  
committees, state party committees, or  
their subordinate committees in  
connection with the general election  
campaign of candidates for Federal  
office) annually to account for inflation.  
This expenditure limit is increased by  
the percent difference between the price  
index, as certified to the Commission by  
the Secretary of Labor, for the 12  
months preceding the beginning of the  
calendar year and the price index for the  
base period (calendar year 1974).

#### 1. Coordinated Expenditure Limit for House of Representatives in States With More Than One Congressional District.

Both the national and state party  
committees have a coordinated  
expenditure limit for each general  
election held to fill a seat in the House  
of Representatives in states with more  
than one congressional district. This  
limit also applies to those states that  
elect individuals to the office of

<sup>1</sup> Public Law 107-155, 116 Stat. 81 (Mar. 27,  
2002).

<sup>2</sup> Public Law 110-81, 121 Stat. 735 (Sept. 14,  
2007).

Delegate or Resident Commissioner.<sup>3</sup>  
The formula used to calculate the  
expenditure limit in such states  
multiplies the base figure of \$10,000 by  
the difference in the price index  
(4.42246), rounding to the nearest \$100.  
See 2 U.S.C. 441a(c)(1)(B) and  
441a(d)(3)(B); 11 CFR 109.32(b) and  
110.17. Based upon this formula, the  
coordinated expenditure limit for 2011  
general elections for House candidates  
in these states is \$44,200.

#### 2. Coordinated Expenditure Limit for Senate and for House of Representatives in States With Only One Congressional District.

Both the national and state party  
committees have a coordinated  
expenditure limit for a general election  
held to fill a seat in the Senate or in the  
House of Representatives in states with  
only one congressional district. The  
formula used to calculate this  
expenditure limit considers not only the  
price index but also the voting age  
population (“VAP”) of the state. The  
VAP of each state is published annually  
in the **Federal Register** by the  
Department of Commerce. 11 CFR  
110.18. The general election  
expenditure limit is the greater of: The  
base figure (\$20,000) multiplied by the  
difference in the price index, 4.42246  
(which totals \$88,400); or \$0.02  
multiplied by the VAP of the state,  
multiplied by 4.42246. Amounts are  
rounded to the nearest \$100. See 2  
U.S.C. 441a(c)(1)(B) and 441a(d)(3)(A);  
11 CFR 109.32(b) and 110.17. The chart  
below provides the state-by-state  
breakdown of the 2011 general election  
coordinated expenditure limit for  
Senate elections. The coordinated  
expenditure limit for 2011 House  
elections in states with only one  
congressional district<sup>4</sup> is \$88,400.

<sup>3</sup> Currently, these states are the District of  
Columbia, the Commonwealth of Puerto Rico, and  
the territories of American Samoa, Guam, the  
United States Virgin Islands and the Northern  
Mariana Islands. See [http://www.house.gov/house/  
MemberWWW\\_by\\_State.shtml](http://www.house.gov/house/MemberWWW_by_State.shtml) and [http://  
about.dc.gov/statehood.asp](http://about.dc.gov/statehood.asp).

<sup>4</sup> Currently, these states are: Alaska, Delaware,  
Montana, North Dakota, South Dakota, Vermont and  
Wyoming. See [http://www.house.gov/house/  
MemberWWW\\_by\\_State.shtml](http://www.house.gov/house/MemberWWW_by_State.shtml).

## SENATE GENERAL ELECTION COORDINATED EXPENDITURE LIMITS—2011 ELECTIONS

State	Voting age population (VAP)	VAP $\times$ .02 $\times$ the price index (4.42246)	Senate expenditure limit (the greater of the amount in column 3 or \$88,400)
Alabama	3,599,303	\$318,400	\$318,400
Alaska	527,205	46,600	88,400
Arizona	4,940,296	437,000	437,000
Arkansas	2,195,465	194,200	194,200
California	27,795,779	2,458,500	2,458,500
Colorado	3,865,036	341,900	341,900
Connecticut	2,727,907	241,300	241,300
Delaware	685,978	60,700	88,400
Florida	14,616,271	1,292,800	1,292,800
Georgia	7,324,792	647,900	647,900
Hawaii	1,006,338	89,000	89,000
Idaho	1,143,651	101,200	101,200
Illinois	9,777,437	864,800	864,800
Indiana	4,861,307	430,000	430,000
Iowa	2,313,538	204,600	204,600
Kansas	2,133,356	188,700	188,700
Kentucky	3,323,606	294,000	294,000
Louisiana	3,397,965	300,600	300,600
Maine	1,048,523	92,700	92,700
Maryland	4,385,947	387,900	387,900
Massachusetts	5,203,385	460,200	460,200
Michigan	7,623,767	674,300	674,300
Minnesota	4,038,685	357,200	357,200
Mississippi	2,194,892	194,100	194,100
Missouri	4,589,980	406,000	406,000
Montana	764,058	67,600	88,400
Nebraska	1,359,656	120,300	120,300
Nevada	1,977,693	174,900	174,900
New Hampshire	1,043,155	92,300	92,300
New Jersey	6,691,782	591,900	591,900
New Mexico	1,514,872	134,000	134,000
New York	15,167,513	1,341,600	1,341,600
North Carolina	7,188,327	635,800	635,800
North Dakota	511,050	45,200	88,400
Ohio	8,840,340	781,900	781,900
Oklahoma	2,796,489	247,300	247,300
Oregon	2,986,164	264,100	264,100
Pennsylvania	9,880,374	873,900	873,900
Rhode Island	833,168	73,700	88,400
South Carolina	3,515,754	311,000	311,000
South Dakota	620,912	54,900	88,400
Tennessee	4,847,129	428,700	428,700
Texas	18,210,592	1,610,700	1,610,700
Utah	1,951,049	172,600	172,600
Vermont	500,054	44,200	88,400
Virginia	6,103,947	539,900	539,900
Washington	5,170,543	457,300	457,300
West Virginia	1,439,342	127,300	127,300
Wisconsin	4,372,515	386,700	386,700
Wyoming	417,319	36,900	88,400

**Limitations on Contributions by Individuals, Non-Multicandidate Committees and Certain Political Party Committees Giving to U.S. Senate Candidates for the 2011–2012 Election Cycle**

BCRA amended the Act to extend inflation indexing to: (1) The limitations on contributions made by persons under 2 U.S.C. 441a(a)(1)(A) (contributions to

candidates) and 441a(a)(1)(B) (contributions to national party committees); (2) the biennial aggregate contribution limits applicable to individuals under 2 U.S.C. 441a(a)(3); and (3) the limitation on contributions made to U.S. Senate candidates by certain political party committees at 2 U.S.C. 441a(h). *See* 2 U.S.C. 441a(c). These contribution limits are increased by multiplying the respective statutory

contribution amount by 1.23152, the percent difference between the price index, as certified to the Commission by the Secretary of Labor, for the 12 months preceding the beginning of the calendar year and the price index for the base period (calendar year 2001). The resulting amount is rounded to the nearest multiple of \$100. *See* 2 U.S.C. 441a(c); 11 CFR 110.17(b). Contribution limits shall be adjusted accordingly:

Statutory provision	Statutory amount	2011–2012 Limit
2 U.S.C. 441a(a)(1)(A) .....	\$2,000 .....	\$2,500.
2 U.S.C. 441a(a)(1)(B) .....	\$25,000 .....	\$30,800.
2 U.S.C. 441a(a)(3)(A) .....	\$37,500 .....	\$46,200.
2 U.S.C. 441a(a)(3)(B) .....	\$57,500 (of which no more than \$37,500 may be attributable to contributions to political committees that are not political committees of national political parties).	\$70,800 (of which no more than \$46,200 may be attributable to contributions to political committees that are not political committees of national political parties). The overall biennial limit for 2011–12 is \$117,000.
2 U.S.C. 441a(h) .....	\$35,000 .....	\$43,100.

The increased limit at 2 U.S.C. 441a(a)(1)(A) is to be in effect for the two-year period beginning on the first day following the date of the general election in the preceding year and ending on the date of the next regularly scheduled election. Thus, the \$2,500 figure above is in effect from November 3, 2010, to November 6, 2012. The limits under 2 U.S.C. 441a(a)(1)(B), 441a(a)(3)(A) and (B), and 441a(h), shall be in effect beginning January 1st of the odd-numbered year and ending on December 31st of the next even-numbered year. Thus the new contribution limits under 2 U.S.C. 441a(a)(1)(B), 441a(a)(3)(A) and (B), and 441a(h) are in effect from January 1, 2011, to December 31, 2012. See 11 CFR 110.17(b)(1).

#### Lobbyist Bundling Disclosure Threshold for 2011

The Act, as amended by HLOGA, requires certain political committees to disclose contributions bundled by lobbyists/registrants and lobbyist/registrant political action committees once the contributions exceed a specified threshold amount. The Commission must adjust this threshold amount annually to account for inflation. The disclosure threshold is increased by multiplying the \$15,000 statutory disclosure threshold by 1.08163, the difference between the price index, as certified to the Commission by the Secretary of Labor, for the 12 months preceding the beginning of the calendar year and the price index for the base period (calendar year 2006). The resulting amount is rounded to the nearest multiple of \$100. See 2 U.S.C. 434(i)(3)(A) and (B) and 441a(c)(1)(B); 11 CFR 104.22(g). Based upon this formula ( $\$15,000 \times 1.08163$ ), the lobbyist bundling disclosure threshold for calendar year 2011 is \$16,200.

Dated: February 9, 2011.

On behalf of the Commission.

**Cynthia L. Bauerly,**  
Chair, Federal Election Commission.

[FR Doc. 2011–3231 Filed 2–11–11; 8:45 am]

BILLING CODE 6715–01–P

#### FEDERAL RESERVE SYSTEM

##### Change in Bank Control Notices; Acquisitions of Shares of a Bank or Bank Holding Company

The notificants listed below have applied under the Change in Bank Control Act (12 U.S.C. 1817(j)) and § 225.41 of the Board's Regulation Y (12 CFR 225.41) to acquire shares of a bank or bank holding company. The factors that are considered in acting on the notices are set forth in paragraph 7 of the Act (12 U.S.C. 1817(j)(7)).

The notices are available for immediate inspection at the Federal Reserve Bank indicated. The notices also will be available for inspection at the offices of the Board of Governors. Interested persons may express their views in writing to the Reserve Bank indicated for that notice or to the offices of the Board of Governors. Comments must be received not later than March 2, 2011.

A. Federal Reserve Bank of Kansas City (Dennis Denney, Assistant Vice President) 1 Memorial Drive, Kansas City, Missouri 64198–0001:

1. *D. Vaughn Gangwish, Albuquerque, New Mexico* and *Karin Walsh, Shelton, Nebraska*, in an individual capacity; and *Lois Gangwish, Shelton, Nebraska*, as a member of the family group acting in concert, to retain and acquire shares of *Shelton Enterprises, Inc.*, parent of *First State Bank of Shelton*, both in *Shelton, Nebraska*.

Board of Governors of the Federal Reserve System, February 9, 2011.

**Robert deV. Frierson,**

*Deputy Secretary of the Board.*

[FR Doc. 2011–3213 Filed 2–11–11; 8:45 am]

BILLING CODE 6210–01–P

#### DEPARTMENT OF HEALTH AND HUMAN SERVICES

##### Office of the Secretary

##### Notice of Interest Rate on Overdue Debts

Section 30.18 of the Department of Health and Human Services' claims

collection regulations (45 CFR part 30) provides that the Secretary shall charge an annual rate of interest, which is determined and fixed by the Secretary of the Treasury after considering private consumer rates of interest on the date that the Department of Health and Human Services becomes entitled to recovery. The rate cannot be lower than the Department of Treasury's current value of funds rate or the applicable rate determined from the "Schedule of Certified Interest Rates with Range of Maturities" unless the Secretary waives interest in whole or part, or a different rate is prescribed by statute, contract, or repayment agreement. The Secretary of the Treasury may revise this rate quarterly. The Department of Health and Human Services publishes this rate in the **Federal Register**.

The current rate of 11%, as fixed by the Secretary of the Treasury, is certified for the quarter ended December 31, 2010. This interest rate is effective until the Secretary of the Treasury notifies the Department of Health and Human Services of any change.

Dated: February 2, 2011.

**Molly P. Dawson,**

*Director, Office of Financial Policy and Reporting, (202) 690–6201.*

[FR Doc. 2011–3212 Filed 2–11–11; 8:45 am]

BILLING CODE 4150–04–P

#### DEPARTMENT OF HEALTH AND HUMAN SERVICES

##### National Toxicology Program (NTP); Office of Liaison, Policy and Review; Meeting of the NTP Board of Scientific Counselors

**AGENCY:** National Institute of Environmental Health Sciences (NIEHS), National Institutes of Health.

**ACTION:** Meeting announcement and request for comments.

**SUMMARY:** Pursuant to Public Law 92–463, notice is hereby given of a meeting of the NTP Board of Scientific Counselors (BSC). The BSC is a federally chartered, external advisory group composed of scientists from the