

SENATE GENERAL ELECTION COORDINATED EXPENDITURE LIMITS—2021 ELECTIONS³—Continued

State	Voting age population (VAP)	VAP × .02 × the price index (5.24905)	Senate expenditure limit (the greater of the amount in column 3 or \$105,000)
Oregon	3,380,729	354,900	354,900
Pennsylvania	10,162,497	1,066,900	1,066,900
Rhode Island	855,276	89,800	105,000
South Carolina	4,100,115	430,400	430,400
South Dakota	674,238	70,800	105,000
Tennessee	5,373,433	564,100	564,100
Texas	21,925,627	2,301,800	2,301,800
Utah	2,320,603	243,600	243,600
Vermont	510,181	53,600	105,000
Virginia	6,724,143	705,900	705,900
Washington	6,027,818	632,800	632,800
West Virginia	1,428,520	150,000	150,000
Wisconsin	4,574,131	480,200	480,200
Wyoming	449,237	47,200	105,000

Limitations on Contributions by Individuals, Non-Multicandidate Committees and Certain Political Party Committees Giving to U.S. Senate Candidates for the 2021–2022 Election Cycle

The Act requires inflation indexing of: (1) The limitations on contributions made by persons under 52 U.S.C. 30116(a)(1)(A) (contributions to

candidates) and 30116(a)(1)(B) (contributions to national party committees); and (2) the limitation on contributions made to U.S. Senate candidates by certain political party committees at 52 U.S.C. 30116(h). See 52 U.S.C. 30116(c). These contribution limitations are increased by multiplying the respective statutory contribution amount by 1.46170, 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). 52 U.S.C. 30116(c)(1)(B)(i), (2)(B)(ii). The resulting amount is rounded to the nearest multiple of \$100. See 52 U.S.C. 30116(c); 11 CFR 110.17(b). Contribution limitations shall be adjusted accordingly:

Statutory provision	Statutory amount	2021–2022 limit
52 U.S.C. 30116(a)(1)(A)	\$2,000	\$2,900
52 U.S.C. 30116(a)(1)(B)	25,000	36,500
52 U.S.C. 30116(h)	35,000	51,200

The limitation at 52 U.S.C. 30116(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. 52 U.S.C. 30116(c)(1)(C); 11 CFR 110.1(b)(1)(ii). Thus the \$2,900 figure above is in effect from November 4, 2020, to November 8, 2022. The limitations under 52 U.S.C. 30116(a)(1)(B) and 30116(h) shall be in effect beginning January 1st of the odd-numbered year and ending on December 31st of the next even-numbered year. 11 CFR 110.1(c)(1)(ii). Thus the new contribution limitations under 52 U.S.C. 30116(a)(1)(B) and 30116(h) are in effect from January 1, 2021, to December 31, 2022. See 11 CFR 110.17(b)(1).

Lobbyist Bundling Disclosure Threshold for 2021

The Act 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. 52 U.S.C. 30104(i)(1), (i)(3)(A). The Commission must adjust this threshold amount annually to account for inflation. 52 U.S.C. 30104(i)(3)(B). The disclosure threshold is increased by multiplying the \$15,000 statutory disclosure threshold by 1.28380, 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). See 52 U.S.C. 30104(i)(3), 30116(c)(1)(B); 11 CFR 104.22(g). The resulting amount is rounded to the nearest multiple of \$100. 52 U.S.C. 30104(i)(3)(B), 30116(c)(1)(B)(iii); 11 CFR 104.22(g)(4). Based upon this formula (\$15,000 × 1.28380), the lobbyist bundling disclosure threshold for calendar year 2021 is \$19,300.

Dated: January 28, 2021.

On behalf of the Commission,
Shana M. Broussard,
Chair, Federal Election Commission.
 [FR Doc. 2021–02173 Filed 2–1–21; 8:45 am]
BILLING CODE 6715–01–P

FEDERAL RESERVE SYSTEM

Formations of, Acquisitions by, and Mergers of Bank Holding Companies

The companies listed in this notice have applied to the Board for approval, pursuant to the Bank Holding Company Act of 1956 (12 U.S.C. 1841 *et seq.*) (BHC Act), Regulation Y (12 CFR part 225), and all other applicable statutes and regulations to become a bank holding company and/or to acquire the assets or the ownership of, control of, or the power to vote shares of a bank or bank holding company and all of the banks and nonbanking companies owned by the bank holding company, including the companies listed below.

The public portions of the applications listed below, as well as

other related filings required by the Board, if any, are available for immediate inspection at the Federal Reserve Bank(s) indicated below and at the offices of the Board of Governors. This information may also be obtained on an expedited basis, upon request, by contacting the appropriate Federal Reserve Bank and from the Board's Freedom of Information Office at <https://www.federalreserve.gov/foia/request.htm>. Interested persons may express their views in writing on the standards enumerated in the BHC Act (12 U.S.C. 1842(c)).

Comments regarding each of these applications must be received at the Reserve Bank indicated or the offices of the Board of Governors, Ann E. Misback, Secretary of the Board, 20th Street and Constitution Avenue NW, Washington DC 20551-0001, not later than March 4, 2021.

A. Federal Reserve Bank of Dallas (Robert L. Triplett III, Senior Vice President) 2200 North Pearl Street, Dallas, Texas 75201-2272:

1. *VeraBank, Inc., Henderson, Texas;* to acquire Panola National Bank, Carthage, Texas.

Board of Governors of the Federal Reserve System, January 28, 2021.

Michele Taylor Fennell,

Deputy Associate Secretary of the Board.

[FR Doc. 2021-02148 Filed 2-1-21; 8:45 am]

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FEDERAL TRADE COMMISSION

Revised Jurisdictional Thresholds for Section 7A of the Clayton Act

AGENCY: Federal Trade Commission.

ACTION: Notice.

SUMMARY: The Federal Trade Commission announces the revised thresholds for the Hart-Scott-Rodino Antitrust Improvements Act of 1976 required by law.

DATES: March 4, 2021.

FOR FURTHER INFORMATION CONTACT: Nora Whitehead (202-326-3100), Bureau of Competition, Premerger

Notification Office, 400 7th Street SW, Room 5301, Washington, DC 20024.

SUPPLEMENTARY INFORMATION: Section 7A of the Clayton Act, 15 U.S.C. 18a, as added by the Hart-Scott-Rodino Antitrust Improvements Act of 1976, Public Law 94-435, 90 Stat. 1390 (“the Act”), requires all persons contemplating certain mergers or acquisitions, which meet or exceed the jurisdictional thresholds in the Act, to file notification with the Commission and the Assistant Attorney General and to wait a designated period of time before consummating such transactions. Section 7A(a)(2) requires the Federal Trade Commission to revise those thresholds annually, based on the change in gross national product, in accordance with Section 8(a)(5). Note that while the filing fee thresholds are revised annually, the actual filing fees are not similarly indexed and, as a result, have not been adjusted for inflation in over a decade. The new thresholds, which take effect 30 days after publication in the **Federal Register**, are as follows:

Subsection of 7A	Original threshold (million)	Adjusted threshold (million)
7A(a)(2)(A)	\$200	\$368
7A(a)(2)(B)(i)	50	92
7A(a)(2)(B)(i)	200	368
7A(a)(2)(B)(ii)(i)	10	18.4
7A(a)(2)(B)(ii)(i)	100	184
7A(a)(2)(B)(ii)(II)	10	18.4
7A(a)(2)(B)(ii)(II)	100	184
7A(a)(2)(B)(ii)(III)	100	184
7A(a)(2)(B)(ii)(III)	10	18.4
Section 7A note: Assessment and Collection of Filing Fee ¹ (3)(b)(1)	100	184
Section 7A note: Assessment and Collection of Filing Fees (3)(b)(2)	100	184
Section 7A note: Assessment and Collection of Filing Fees (3)(b)(2)	500	919.9
Section 7A note: Assessment and Collection of Filing Fees (3)(b)(3)	500	919.9

Any reference to these thresholds and related thresholds and limitation values in the HSR rules (16 CFR parts 801-803) and the Antitrust Improvements Act Notification and Report Form (“the HSR Form”) and its Instructions will also be adjusted, where indicated by the term “(as adjusted)”, as follows:

Original threshold	Adjusted threshold (million)
\$10 million	18.4
\$50 million	92
\$100 million	184
\$110 million	202.4
\$200 million	368
\$500 million	919.9
\$1 billion	1,839.8

¹ Public Law 106-553, Sec. 630(b) amended Sec. 18a note.

By direction of the Commission.

April J. Tabor,

Secretary.

[FR Doc. 2021-02110 Filed 2-1-21; 8:45 am]

BILLING CODE 6750-01-P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Centers for Disease Control and Prevention

Notice of Closed Meeting

Pursuant to section 10(d) of the Federal Advisory Committee Act, as amended, notice is hereby given of the following meeting.

The meeting will be closed to the public in accordance with the provisions set forth in sections 552b(c)(4) and 552b(c)(6), Title 5 U.S.C.,

as amended, and the Determination of the Director, Strategic Business Initiatives Unit, Office of the Chief Operating Officer, CDC, pursuant to Public Law 92-463. The grant applications and the discussions could disclose confidential trade secrets or commercial property such as patentable material, and personal information concerning individuals associated with the grant applications, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy.

Name of Committee: Disease, Disability, and Injury Prevention and Control Special Emphasis Panel (SEP)—SIP21-001, Integrating Social Emotional Well Being with Physical Activity and Nutrition Practices in School-Based Out-of-School Time (OST) Programs: A Demonstration Project.