SENATE AMENDMENT NO.

Offer	ed by of
Amend	SS/SCS/Senate Joint Resolution No. 13 , Page 1 , Section <u>Title</u> , Line <u>6</u>
2	by striking "members of"; and
3	Further amend said bill and page, section A, line 10 of said
4	page, by inserting after all of said line the following:
5	"Section 2. (a) After December 6, 2018, no person serving
6	as a member of or employed by the general assembly shall act or
7	serve as a paid lobbyist, register as a paid lobbyist, or solicit
8	prospective employers or clients to represent as a paid lobbyist
9	during the time of such service until the expiration of two
10	calendar years after the conclusion of the session of the general
11	assembly in which the member or employee last served and where
12	such service was after December 6, 2018.
13	(b) No person serving as a member of or employed by the
14	general assembly shall accept directly or indirectly a gift of
15	any tangible or intangible item, service, or thing of value from
16	any paid lobbyist or lobbyist principal [in excess of five
17	dollars per occurrence]. This Article shall not prevent
18	candidates for the general assembly, including candidates for
19	reelection, or candidates for offices within the senate or house
20	from accepting campaign contributions consistent with this
21	Article and applicable campaign finance law. Nothing in this
22	section shall prevent individuals from receiving gifts, family

support or anything of value from those related to them within

the fourth degree by blood or marriage. [The dollar limitations of this section shall be increased or decreased each year by the percentage of increase or decrease from the end of the previous calendar year of the Consumer Price Index, or successor index as published by the U.S. Department of Labor, or its successor agency, and rounded to the nearest dollar amount.]

- unlimited campaign contributions to candidates for the general assembly, nor any law that circumvents the contribution limits contained in this Constitution. In addition to other campaign contribution limitations or restrictions provided for by law, the amount of contributions made to or accepted by any candidate or candidate committee from any person other than the candidate in any one election for the general assembly shall not exceed the following:
- (1) To elect an individual to the office of state senator, two thousand five hundred dollars; and
- (2) To elect an individual to the office of state representative, two thousand dollars.

The contribution limits and other restrictions of this section shall also apply to any person exploring a candidacy for a public office listed in this subsection.

For purposes of this subsection, "base year amount" shall be the contribution limits prescribed in this section. Contribution limits set forth herein shall be adjusted on the first day of January in each even-numbered year hereafter by multiplying the base year amount by the cumulative Consumer Price Index and rounded to the nearest dollar amount, for all years after 2018.

(d) No contribution to a candidate for legislative office

shall be made or accepted, directly or indirectly, in a fictitious name, in the name of another person, or by or through another person in such a manner as to, or with the intent to, conceal the identity of the actual source of the contribution. There shall be a rebuttable presumption that a contribution to a candidate for public office is made or accepted with the intent to circumvent the limitations on contributions imposed in this section when a contribution is received from a committee or organization that is primarily funded by a single person, individual, or other committee that has already reached its contribution limit under any law relating to contribution limitations. A committee or organization shall be deemed to be primarily funded by a single person, individual, or other committee when the committee or organization receives more than fifty percent of its annual funding from that single person, individual, or other committee.

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- (e) In no circumstance shall a candidate be found to have violated limits on acceptance of contributions if the Missouri ethics commission, its successor agency, or a court determines that a candidate has taken no action to indicate acceptance of or acquiescence to the making of an expenditure that is deemed a contribution pursuant to this section.
- (f) No candidate shall accept contributions from any federal political action committee unless the committee has filed the same financial disclosure reports that would be required of a Missouri political action committee."; and

Further amend said bill and page, section 3, line 11 of said page, by inserting immediately before the word "There" an opening bracket "["; and

Further amend said bill and section, page 3, line 6 of said page, by inserting immediately after "(c)" the following: "1___ The districts of the house of representatives shall be apportioned by an Independent Citizens Redistricting Commission."; and further amend line 9 of said page, by striking "(1)" and inserting in lieu thereof the following: "(b) Within sixty days after the population of this state is reported to the President for each decennial census of the United States and, in the event that a reapportionment plan has been invalidated by a court of competent jurisdiction, within sixty days after notification by the governor that such a ruling has been made, the congressional district committee of each of the two parties casting the highest vote for governor at the last preceding election shall meet and the members of the committee shall nominate, by a majority vote of the members of the committee present, provided that a majority of the elected members is present, two members of their party, residents in that district, as nominees for reapportionment commissioners. Neither party shall select more than one nominee from any one state house of representatives district. The congressional committees shall each submit to the governor their list of elected nominees. Within thirty days the governor shall appoint a commission consisting of one name from each list to reapportion the state into one hundred and sixty-three representative districts and to establish the numbers and boundaries of said districts.

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(c) If either of the congressional district committees

fails to submit a list within such time the governor shall

appoint a member of his own choice from that district and from
the political party of the committee failing to make the

appointment.

(d) Members of the commission and any person related to any member by the fourth degree by blood or marriage shall be disqualified from holding office as members of the general assembly for four years following the date of the filing by the commission of its final statement of apportionment.

- (e) For the purposes of this article, the term

 congressional district committee refers to the congressional

 district committee or the congressional district from which a

 member of congress was last elected, or, in the event members of

 congress from this state have been elected at large, the term

 congressional district committee refers to those persons who last

 served as the congressional district committee for those

 districts from which members of congress were last elected. Any

 action pursuant to this section by the congressional district

 committee shall take place only at duly called meetings, shall be

 recorded in their official minutes, and only members physically

 present shall be permitted to vote.
- (f) The commissioners so selected shall, on the fifteenth day, excluding Sundays and state holidays, after all members have been selected, meet in the capitol building and proceed to organize by electing from their number a chairman, vice chairman, and secretary and shall adopt an agenda establishing at least three hearing dates on which hearings open to the public shall be held. A copy of the agenda shall be filed with the chief clerk of the house of representatives within twenty-four hours after its adoption. Executive meetings may be scheduled and held as often as the commission deems advisable.
 - (g)"; and further amend lines 13-14 of said page, by

- striking "nonpartisan state demographer" and inserting in lieu

 thereof the following: "commission"; and further amend lines 17
 18 of said page, by striking all of said lines and inserting in

 lieu thereof the following:
 - "a. Districts shall:

- 6 <u>i.</u> Be established on the basis of total population[.
 7 Legislative Districts shall];
 - <u>ii.</u> Each have a total"; and further amend line 22 of said page, by inserting immediately after said line the following:
 - "iii. Consist of contiguous territory; and
 - iv. To the extent possible, keep together communities of
 interest, including but not limited to cities and counties.
 Areas which meet only at the points of adjoining corners shall
 not be considered contiguous;"; and

Further amend said bill and section, page 4, line 5 of said page, by inserting immediately before the word "Districts" the following: "c."; and further amend line 12 of said page, by inserting immediately before the word "To" an opening bracket "["; and

Further amend said bill and section, page 6, lines 23-25 of said page, by striking all of the opening brackets "[", the closing brackets "]", and underlined language from said lines; and

Further amend said bill and section, page 8, line 24 of said page, by inserting at the end of said line a closing bracket "]"; and further amend line 25 of said page, by inserting immediately before the word "Each" the following:

"(h) Not later than five months after the appointment of the member of the commission, the commission shall file with the

secretary of state a tentative plan of apportionment and map of the proposed districts and during the ensuing fifteen days shall hold such public hearings as may be necessary to hear objections or testimony of interested persons.

- (i) Not later than six months after the appointment of the commission, the commission shall file with the secretary of state a final statement of the numbers and the boundaries of the districts together with a map of the districts, provided that no statement shall be valid unless approved by at least seven-tenths of the members.
- state, members of the house of representatives shall be elected according to such districts until a reapportionment plan is made as provided in this section, except that if the statement is not filed within six months of the time fixed for the appointment of the commission, it shall stand discharged and the house of representatives shall be apportioned by a commission of six members appointed from among the judges of the appellate courts of the state of Missouri by the state supreme court, a majority of whom shall sign and file its apportionment plan and map with the secretary of state within ninety days of the date of the discharge of the apportionment commission. Thereafter members of the house of representatives shall be elected according to such districts until a reapportionment is made as provided in this section.

(k)"; and

Further amend said bill and section, page 9, line 2 of said page, by inserting immediately before the word "No" the following: "(1)"; and

Further amend said bill and page, section 7, line 3 of said page, by inserting immediately after "(a)" an opening bracket "["; and further amend line 23 of said page, by striking the opening bracket "[" and the closing bracket "]" from said line; and

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Further amend said bill and section, page 10, lines 27-28 of said page, by striking the opening bracket "[" and the closing bracket "]" from said lines; and

Further amend said bill and section, page 11, line 8 of said page, by inserting immediately after "districts." the following: Legislative districts shall be apportioned by an Independent Citizens Redistricting Commission. Within sixty days after the population of this state is reported to the President for each decennial census of the United States, and in the event that a reapportionment plan has been invalidated by a court of competent jurisdiction, within sixty days after notification by the governor that such a ruling has been made, the state committee of each of the two political parties casting the highest vote for governor at the last preceding election shall, at a committee meeting duly called, select by a vote of the individual committee members, and thereafter submit to the governor a list of ten persons, and within thirty days thereafter the governor shall appoint a commission of ten members, five from each list, to reapportion the thirty-four senatorial districts and to establish the numbers and boundaries of said districts.

- (b) If either of the party committees fails to submit a list within such time, the governor shall appoint five members of his own choice from the party of the committee so failing to act.
 - (c) Members of the commission and any person related to any

member by the fourth degree by blood or marriage shall be disqualified from holding office as members of the general assembly for four years following the date of the filing by the commission of its final statement of apportionment.

- (d) The commissioners so selected shall on the fifteenth day, excluding Sundays and state holidays, after all members have been selected, meet in the capitol building and proceed to organize by electing from their number a chairman, vice chairman, and secretary and shall adopt an agenda establishing at least three hearing dates on which hearings open to the public shall be held. A copy of the agenda shall be filed with the secretary of the senate within twenty-four hours after its adoption.

 Executive meetings may be scheduled and held as often as the commission deems advisable.
- (e) Within ten days after the population of this state is reported to the President for each decennial census of the United States or, in the event that a reapportionment has been invalidated by a court of competent jurisdiction, within ten days after such a ruling has been made, the commission shall begin the preparation of legislative districting plans and maps using the following methods, listed in order of priority:
 - (1) Districts shall:

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- a. Be established on the basis of total population;
- b. Each have a total population as nearly equal as practicable to the ideal population for such districts, determined by dividing the total population of the state reported in the federal decennial census by thirty-four; provided that, no county lines shall be crossed except when necessary to add sufficient population to a multi-district county or city to

multi-district county or city so as to be as nearly equal as

practicable in population and any county with a population in

excess of the quotient obtained by dividing the population of the

state by the number thirty-four is hereby declared to be a

multi-district county;

c. Consist of contiguous territory; and

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- <u>d.</u> To the extent possible, keep together communities of interest, including but not limited to cities and counties.
 Areas which meet only at the points of adjoining corners are not contiguous;
- comply with all requirements of the United States Constitution and applicable federal laws, including, but not limited to, the Voting Rights Act of 1965, as amended. Notwithstanding any other provision of this article to the contrary, districts shall not be drawn with the intent or result of denying or abridging the equal opportunity of racial or language minorities to participate in the political process or diminishing their ability to elect representatives of their choice, whether by themselves or by voting in concert with other persons;
- (3) Districts shall be designed in a manner that achieves both partisan fairness and, secondarily, competitiveness.

 "Partisan fairness" means that parties shall be able to translate their popular support into legislative representation with approximately equal efficiency. "Competitiveness" means that parties' legislative representation shall be substantially and similarly responsive to shifts in the electorate's preferences.
 - (f) Not later than five months after the appointment of the

a tentative plan of apportionment and map of the proposed districts and during the ensuing fifteen days shall hold such public hearings as may be necessary to hear objections or testimony of interested persons.

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- (g) Not later than six months after the appointment of the commission, the commission shall file with the secretary of state a final statement of the numbers and the boundaries of the districts together with a map of the districts, and no statement shall be valid unless approved by at least seven members.
- (h) After the statement is filed senators shall be elected according to such districts until a reapportionment is made as provided in this section, except that if the statement is not filed within six months of the time fixed for the appointment of the commission, it shall stand discharged and the legislative districts shall be apportioned by a commission of six members appointed from among the judges of the appellate courts of the state of Missouri by the state supreme court, a majority of whom shall sign and file its apportionment plan and map with the secretary of state within ninety days of the date of the discharge of the apportionment commission. Thereafter senators shall be elected according to such districts until a reapportionment is made as provided in this section.; and further amend line 9 of said page, by inserting immediately before the word "Each" the following: "(i)"; and further amend line 14 of said page, by inserting immediately before the word "No" the following: "(j)"; and

1	of said page, by inserting immediately after the word "assembly"
2	the following: "; and
3	iv. Records of members of the general assembly that include
4	personally identifiable information of Missouri residents"; and
5	Further amend the title and enacting clause accordingly.
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