SENATE AMENDMENT NO. ____

	Offere	ed byofof
	Amend	SS/Senate Joint Resolution No. 38 , Page 4 , Section 2 , Line 12
2		of said page, by inserting immediately after said line the
3		following:
4		"(g) (1) By January thirty-first of each year, any covered
5		organization that made expenditures for the purpose of
6		electioneering activities by means of a covered communication, or
7		that made a contribution, including in-kind contributions, to a
8		committee in the previous two calendar years, including years
9		prior to the effective date of this amendment, shall disclose in
L O		an electronic disclosure report to the Missouri ethics
L1		commission, or its successor organization:
L2		a. All expenditures made for purposes of electioneering
L3		activities by means of a covered communication in the previous
4		two calendar years, including years prior to the effective date
L 5		of this amendment;
L 6		b. All contributions, including in-kind contributions, made
L 7		to a committee in the previous two calendar years, including
L 8		years prior to the effective date of this amendment;
L 9		c. The percentage of their total expenditures from the
20		previous two calendar years, including years prior to the
71		effective date of this amendment for nurnoses of electioneering

activities by means of a covered communication;

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- d. The percentage of their total expenditures made from the previous two calendar years, including years prior to the effective date of this amendment, for contributions, including in-kind contributions, to a committee during such period;
- e. The name and address of each person or entity making any single contribution to the covered organization over one thousand dollars, and each person or entity who has made, in the aggregate, contributions over one thousand dollars to such organization during the previous two calendar years, including years prior to the effective date of this amendment; and
- thousand dollars, or of any donation from a person who has made, in the aggregate, contributions over one thousand dollars to such organization during the previous two calendar years, including years prior to the effective date of this amendment.

Such information shall be a matter of public record which the Missouri ethics commission shall subsequently make available to the public.

- (2) Any covered organization required to file disclosure reports under subdivision (1) of this subsection shall make such disclosures electronically.
- (3) Any covered organization that makes expenditures in excess of five thousand dollars for the purpose of electioneering activities by means of a covered communication shall make an electronic disclosure report to the Missouri ethics commission within forty-eight hours of exceeding such limit. The report shall state specifically the expenditure amount, the person or

entity receiving the expenditures, and with what ballot measure or candidate each expenditure concerns. If a covered communication calls specifically for the passage, election, or defeat of a candidate or measure, the report shall indicate such information.

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- including in-kind contributions, of over five thousand dollars to a committee shall make an electronic disclosure report to the Missouri ethics commission within forty-eight hours of exceeding such limit. The report shall specifically state the contribution amount and the committee to which each contribution was made.
- (5) Every electronic disclosure report required under subdivision (4) of this subsection shall include the date and amount of each contribution, as well as the name, address, and employer, occupation if self-employed, or notation of retirement of each person who has contributed over five thousand dollars to the covered organization in the previous two calendar years, including years prior to the effective date of this amendment.
- (6) The Missouri ethics commission shall punish the board of directors of a covered organization for failure to file reports required by this subsection in the same manner as other violations are punished as provided by law.
- (7) For purposes of this subsection, the following terms mean:
 - a. "Covered communication":
- <u>i. Paid advertisements broadcast over radio, television,</u> cable, or satellite in this state;
- <u>ii. Paid placement of content on the internet or other</u> electronic communication network targeted to voters in this

1	state;
2	iii. Paid advertisements published in a periodical or on a
3	billboard in this state;
4	iv. Paid telephone communications to five hundred or more
5	households in this state;
6	v. Mailings sent or distributed through the United States
7	Postal Service or similar private mail carriers to two thousand
8	or more recipients in this state; and
9	vi. Printed materials exceeding two thousand copies
10	distributed in this state;
11	b. "Covered organization", any organization that is exempt
12	from taxation under Section 501(c)(4) of the Internal Revenue
13	Code of 1986, as amended;
14	<pre>c. "Electioneering activities":</pre>
15	i. Any covered communication that influences or attempts to
16	influence the action of voters for or against the nomination or
17	election to public office of one or more candidates or the
18	qualification, passage, or defeat of any ballot measure; and
19	ii. Any covered communication made within forty-five days
20	of a primary election or ninety days of a general election that:
21	(A) Identifies or depicts a particular candidate by name
22	but does not specifically call for his or her election or defeat;
23	<u>or</u>
24	(B) Identifies or depicts a particular ballot measure by
25	name or by its proposition or amendment number but does not
2.6	specifically call for its qualification, passage, or defeat "