SENATE AMENDMENT NO.

Offer	ed by of
Amend	<u>SS/SCS/House</u> Bill No. <u>1979</u> , Page <u>5</u> , Section <u>105.481</u> , Line <u>2</u> ,
2	by inserting after all of said line the following:
3	"130.039. 1. In addition to the limitations imposed under
4	section 130.031, the amount of contributions made by or accepted
5	from any person other than the candidate in any one election
6	shall not exceed the following:
7	(1) To elect an individual to the office of governor,
8	lieutenant governor, secretary of state, state treasurer, state
9	auditor, or attorney general, five thousand dollars;
10	(2) To elect an individual to the office of state senator,
11	one thousand five hundred dollars;
12	(3) To elect an individual to the office of state
13	representative, seven hundred fifty dollars;
14	(4) To elect an individual to any other office, including
15	judicial office, if the population of the electoral district,
16	ward, or other unit according to the latest decennial census does
17	not exceed fifty thousand, seven hundred fifty dollars;
18	(5) To elect an individual to any other office, including
19	judicial office, if the population of the electoral district,
20	ward, or other unit according to the latest decennial census is
21	more than fifty thousand but does not exceed one hundred fifty

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thousand, one thousand five hundred dollars; and

2 (6) To elect an individual to any other office, including
3 judicial office, if the population of the electoral district,
4 ward, or other unit according to the latest decennial census is
5 greater than one hundred fifty thousand, five thousand dollars.
6 2. The amount of aggregate contributions made by any single

7 contributor in a calendar year to any political party committee
8 shall not exceed thirty-two thousand four hundred dollars.

9 <u>3. For purposes of this subsection, "base year amount"</u> 10 <u>shall be the contribution limits prescribed in this section on</u> 11 <u>January 1, 2017. Such limits shall be increased on the first day</u> 12 <u>of January in each odd-numbered year by multiplying the base year</u> 13 <u>amount by the cumulative consumer price index, as defined in</u> 14 <u>section 104.010 and rounded to the nearest twenty-five dollar</u> 15 <u>amount, for all years since January 1, 2017.</u>

<u>4. Every committee established under this chapter shall be</u>
 <u>subject to the limits prescribed in subsection 1 of this section.</u>
 <u>The provisions of this subsection shall not limit the amount of</u>
 <u>contributions that may be accumulated by a candidate committee</u>
 <u>and used for expenditures to further the nomination or election</u>
 <u>of the candidate who controls such candidate committee.</u>

22 5. Contributions from persons under fourteen years of age 23 shall be considered made by the parents or guardians of such 24 person and shall be attributed toward any contribution limits prescribed in this chapter. Where the contributor under fourteen 25 26 years of age has two custodial parents or guardians, fifty 27 percent of the contribution shall be attributed to each parent or 28 guardian, and where such contributor has one custodial parent or 29 guardian, all such contributions shall be attributed to the

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<u>custodial parent or guardian.</u>

2 6. Contributions received and expenditures made before 3 January 1, 2017, shall be reported as a separate account and under the laws in effect at the time such contributions are 4 received or expenditures made. Contributions received and 5 6 expenditures made on or after January 1, 2017, shall be reported 7 under the provisions of this chapter as a separate account from 8 the other separate account described in this subsection. The 9 account reported under the prior law shall be retained as a 10 separate account and any remaining funds in such account may be 11 used under this chapter. 12 7. Any committee that accepts or gives contributions other 13 than those allowed shall be subject to a surcharge of one 14 thousand dollars plus an amount equal to the contribution per 15 nonallowable contribution, to be paid to the ethics commission 16 and which shall be transferred to the director of revenue, upon 17 notification of such nonallowable contribution by the ethics 18 commission, and after the candidate has had ten business days 19 after receipt of notice to return the contribution to the 20 contributor. The candidate and the candidate committee treasurer 21 or deputy treasurer owing a surcharge shall be personally liable 22 for the payment of the surcharge or may pay such surcharge only 23 from campaign funds existing on the date of the receipt of 24 notice. Such surcharge shall constitute a debt to the state 25 enforceable under, but not limited to, the provisions of chapter 26 143. 27 130.044. 1. All individuals and committees required to

27 130.044. 1. All individuals and committees required to 28 file disclosure reports under section 130.041 shall 29 electronically report any contribution by any single contributor

1 which <u>is equal to or</u> exceeds [five] <u>two</u> thousand dollars to the 2 Missouri ethics commission within forty-eight hours of receiving 3 the contribution.

Any individual currently holding office as a state 4 2. 5 representative, state senator, or any candidate for such office 6 or such individual's campaign committee shall electronically report any contribution equal to or exceeding five hundred 7 dollars made by any contributor to his or her campaign committee 8 9 during the regular legislative session of the general assembly or any time when legislation from the regular legislative session 10 11 awaits gubernatorial action, within forty-eight hours of 12 receiving the contribution.

13 3. Any individual currently holding office as the governor, 14 lieutenant governor, treasurer, attorney general, secretary of state or auditor or any candidate for such office or such 15 16 person's campaign committee shall electronically report any contribution equal to or exceeding five hundred dollars made by 17 18 any contributor to his or her campaign committee during the 19 regular legislative session or any time when legislation from the 20 regular legislative session awaits gubernatorial action, within 21 forty-eight hours of receiving the contribution.

4. Reports required under this section shall contain the same content required under section 130.041 and shall be filed in accordance with the standards established by the commission for electronic filing and other rules the commission may deem necessary to promulgate for the effective administration of this section.

28 5. Any rule or portion of a rule, as that term is defined
29 in section 536.010, that is created under the authority delegated

1 in this section shall become effective only if it complies with 2 and is subject to all of the provisions of chapter 536 and, if 3 applicable, section 536.028. This section and chapter 536 are 4 nonseverable and if any of the powers vested with the general 5 assembly pursuant to chapter 536 to review, to delay the 6 effective date, or to disapprove and annul a rule are 7 subsequently held unconstitutional, then the grant of rulemaking 8 authority and any rule proposed or adopted after August 28, 2008, 9 shall be invalid and void.

[130.044. 1. All individuals and committees 10 11 required to file disclosure reports under section 12 130.041 shall electronically report any contribution by 13 any single contributor which exceeds five thousand 14 dollars to the Missouri ethics commission within 15 forty-eight hours of receiving the contribution. Such 16 reports shall contain the same content required under 17 section 130.041 and shall be filed in accordance with 18 the standards established by the commission for 19 electronic filing and other rules the commission may 20 deem necessary to promulgate for the effective 21 administration of this section.

22 Any rule or portion of a rule, as that term is 2. 23 defined in section 536.010, that is created under the 24 authority delegated in this section shall become 25 effective only if it complies with and is subject to 26 all of the provisions of chapter 536 and, if 27 applicable, section 536.028. This section and chapter 28 536 are nonseverable and if any of the powers vested 29 with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove 30 31 and annul a rule are subsequently held 32 unconstitutional, then the grant of rulemaking 33 authority and any rule proposed or adopted after August 34 28, 2008, shall be invalid and void.]; and 35

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Further amend the title and enacting clause accordingly.