House	Amendment NO
AMEND House Committee Substitute for House Bill Nos. 1258 & 1267, Page 22, Section 130.031, Line 135, by inserting immediately after all of said line the following:	
contributions made by or accepted from any	y person other than the candidate in any one election shall
not exceed the following:	
(1) To elect an individual to the off	ice of governor, lieutenant governor, secretary of state,
state treasurer, state auditor, or attorney ger	neral, five thousand dollars;
(2) To elect an individual to the off	ice of state senator, one thousand five hundred dollars;
(3) To elect an individual to the off	ice of state representative, seven hundred fifty dollars;
(4) To elect an individual to any oth	her office, including judicial office, if the population of
the electoral district, ward, or other unit acc	cording to the latest decennial census does not exceed fifty
thousand, seven hundred fifty dollars;	
(5) To elect an individual to any oth	her office, including judicial office, if the population of
the electoral district, ward, or other unit acc	cording to the latest decennial census is more than fifty
thousand but does not exceed one hundred	fifty thousand, one thousand five hundred dollars; and
(6) To elect an individual to any oth	her office, including judicial office, if the population of
the electoral district, ward, or other unit acc	cording to the latest decennial census is greater than one
hundred fifty thousand, five thousand dolla	<u>rs.</u>
2. For purposes of this subsection,	"base year amount" shall be the contribution limits
prescribed in this section on January 1, 201	5. Such limits shall be increased on the first day of
January in each even-numbered year by mu	lltiplying the base year amount by the cumulative
consumer price index, as defined in section	104.010 and rounded to the nearest twenty-five dollar
amount, for all years since January 1, 2015.	<u>-</u>
3. Every committee established und	der this chapter shall be subject to the limits prescribed in
subsection 1 of this section. The provisions	of this subsection shall not limit the amount of
contributions that may be accumulated by a	a candidate committee and used for expenditures to furthe
the nomination or election of the candidate	who controls such candidate committee.
4. Contributions from persons unde	er fourteen years of age shall be considered made by the
parents or guardians of such person and sha	all be attributed toward any contribution limits prescribed
in this chapter. Where the contributor under	er fourteen years of age has two custodial parents or
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guardians, fifty percent of the contribution shall be attributed to each parent or guardian, and where such contributor has one custodial parent or guardian, all such contributions shall be attributed to the custodial parent or guardian.

- 5. Contributions received and expenditures made before January 1, 2015, shall be reported as a separate account and under the laws in effect at the time such contributions are received or expenditures made. Contributions received and expenditures made after January 1, 2015, shall be reported under the provisions of this chapter as a separate account from the other separate account described in this subsection. The account reported under the prior law shall be retained as a separate account and any remaining funds in such account may be used under this chapter.
- 6. Any committee that accepts or gives contributions other than those allowed shall be subject to a surcharge of one thousand dollars plus an amount equal to the contribution per nonallowable contribution, to be paid to the ethics commission and which shall be transferred to the director of revenue, upon notification of such nonallowable contribution by the ethics commission, and after the candidate has had ten business days after receipt of notice to return the contribution to the contributor. The candidate and the candidate committee treasurer or deputy treasurer owing a surcharge shall be personally liable for the payment of the surcharge or may pay such surcharge only from campaign funds existing on the date of the receipt of notice. Such surcharge shall constitute a debt to the state enforceable under, but not limited to, the provisions of chapter 143."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.