## 2001 DRAFTING REQUEST

### Assembly Amendment (AA-AB(LRBx4152/3))

Received: 01/10/2002					Received By: rmarchan			
Wanted: 01/14/2002					Identical to LRB:			
For: Stephen Freese (608) 266-7502					By/Representing: Rob Richard			
This file may be shown to any legislator: NO					Drafter: rmarchan			
May Contact:  Subject: Elections - campaign finance					Addl. Drafters: kuesejt  Extra Copies:			
								Submit
Pre To	pic:						· · · · · · · · · · · · · · · · · · ·	
No spec	cific pre topic g	iven						
Topic:								
AA (inc legislati	lexing party corve campaign co	ntribution limits ommittees)	s) to LRB-41	152/3 (limits	on party contribution	ons and abolit	ion of	
Instruc	tions:							
Index co	ontribution limi	ts under s. 11.2	6 (8).					
Draftin	g History:						<del></del>	
Vers.	<u>Drafted</u>	Reviewed	Typed	Proofed	Submitted	<u>Jacketed</u>	Required	
/?	rmarchan 01/10/2002 kuesejt 01/11/2002	jdyer 01/11/2002						
/1			rschluet		lrb_docadmin 01/11/2002	lrb_docadmin 01/11/2002		
FE Sent	For:							
				<end></end>				

#### 2001 DRAFTING REQUEST

#### Assembly Amendment (AA-AB(LRBx4152/3))

Received: 01/10/2002

Received By: rmarchan

Wanted: 01/14/2002

Identical to LRB:

For: Stephen Freese (608) 266-7502

By/Representing: Rob Richard

This file may be shown to any legislator: NO

Drafter: rmarchan

May Contact:

Addl. Drafters:

kuesejt

Subject:

**Elections - campaign finance** 

Extra Copies:

Submit via email: NO

Pre Topic:

No specific pre topic given

Topic:

AA (indexing party contribution limits) to LRB-4152/3 (limits on party contributions and abolition of legislative campaign committees)

**Instructions:** 

Index contribution limits under s. 11.26 (8).

**Drafting History:** 

Vers.

Drafted

Reviewed

Typed

Proofed

Submitted

<u>Jacketed</u>

Required

/? rmarchan

1-11-2

FE Sent For:

<END>

2001 Date (time) /- 14-02 AMENDMENT	
See form AMENDMENTS — COMPONENTS & ITE	EMS.
s A AMENDMI	ent
TO S A AMENDMENT	(LRBa / ),
TO_S_A_SUBSTITUTE AMENDMENT	(LRBs),
TO 2001 SB SJR SR AB AJR AR	(LRB- 4/52/3)
	11
At the locations indicated, amend the	as follows
# Page line	10 .
as ported under sub. (100), re	<u> </u>
#. Page. I, line delete "No as pour ded under sub. (10a), a	•
#. Page, line after that he	
#. Page, line: of to that here	nsert:
KENSSIT B	frev: 8/28/00 2001DF04(fm)]

**BILL** 

a committee which is registered with the federal elections commission as the authorized committee of the candidate under 2 USC 432 (e) shall be treated as a contribution made by the candidate to his or her own campaign. The contribution limit of sub. (4) applies to amounts contributed by such a candidate personally to the candidate's own campaign and to other campaigns, except that a candidate may exceed the limitation if authorized under this subsection to contribute more than the amount specified to the candidate's own campaign, up to the amount of the

VIROLDED ROOM.

SECTION (10a) of the statutes is created to read:

11.26 **(10a)** (a) In this subsection, "consumer price index" means the average of the consumer price index over each 12–month period, all items, U.S. city average, as determined by the bureau of labor statistics of the U.S. department of labor.

(b) The dollar amounts of the limitations under (1) (12) (2) (2) (8) are subject to a quadrennial adjustment to be determined by rule of the board in accordance with this subsection. To determine the adjustment, the board shall, in each year that the adjustment is made, calculate the percentage difference between the consumer price index for the 12-month period ending on December 31 of the preceding year and the consumer price index for calendar year 2001. Beginning in 2006 and every 4 years thereafter, the board shall multiply the amount of each limitation under (1) (1) (1) (2) (4) (8) by the percentage difference in the consumer price indices. The board shall adjust the amount of each limitation to substitute that result for the existing amount to the extent required to reflect any difference, rounded to the nearest multiple of \$5. The amount so determined shall then be in effect until a subsequent rule is promulgated under this subsection. Notwithstanding s. 227.24 (1) (a), (2) (b), and (3), determinations under this



JW5 40 8 A 9

#### **BILL**

subsection may be promulgated as an emergency rule under s. 227.24 without providing evidence that the emergency rule is necessary for the public peace, health, safety, or welfare and without a finding of emergency.

4

1

2

3

5

6 7

8

9

10

11

12 13

14

15

16

17 18

19

20 21

22 23

24

N. 26 (15) The fact that 2 or more committees, other than personal campaign committees, utilize common policies and practices concerning the endorsement of candidates or agree to make contributions only to such endorsed candidates does not affect the right of each committee independently to make contributions up to the

SECTION 67. 11.26 (17) (a) of the statutes is amended to read:

**SECTION 66.** 11.26 (15) of the statutes is amended to read:

11.26 (17) (a) For purposes of application of the limitations imposed in subs. (1), (1m), (2), (9), (9m), and (10), the "campaigh" of a candidate begins and ends at the times specified in this subsection.

**SECTION 68.** 11.263 of the statutes is created to read:

applicable amount specified under sub. (1), (1m), or (2).

11.263 Determination of population amounts. (1) The board shall publish in the Wisconsin administrative register the population of each county and the population of each jurisdiction, district, or circuit to which s. 11.26 (1) (e) to (n), (1m) (e) to (n), or (8) (ag) or 11.31 (1) (i) to (s) applies. The board shall base the population figures on the results of the most recent federal decennial census of the population and any special federal census covering the entire jurisdiction, district, or circuit.

(2) If a jurisdiction, district, or circuit for which the board is required to publish population figures under sub. (1) is not comprised of whole census blocks, the board, in determining the population figure under sub. (1), shall use the following procedure:

1	
2	
3	

5

6

4

7

8 9

10

11 12

13

14

15

16

18

19 20

21

22

23 24 to the general account of the Wisconsin election campaign fund established under section 11.50 (2w) of the statutes, as created by this act.

- (2) RULES FOR PUBLIC ACCESS CHANNELS AND PUBLIC TELEVISION STATIONS.
- (a) Using the procedure under section 227.24 of the statutes, the elections board may promulgate the rules required under section 11.21 (18) of the statutes, as created by this act, for the period before the effective date of the permanent rules, but not to exceed the period authorized under section 227.24 (1) (c) and (2) of the statutes. Notwithstanding section 227.24 (1) (a), (2), (b), and (3) of the statutes, the elections board is not required to provide evidence that promulgating rules under this paragraph as emergency rules is nécessary for the preservation of the public peace, health, safety, or welfare and is not required to provide a finding of emergency for any rule promulgated under this paragraph.
- (b) The elections board shall submit in proposed form the rules required under section 11.21 (18) of the statutes, as created by this act, to the legislative council staff under section 227.15 (1) of the statutes no later than the first day of the 10th month beginning after the effective date of this paragraph.

SECTION 120. Initial applicability.

CONTRIBUTIONS TRANSFERRED BY CONDUITS. The treatment of section 11:06 (1) (dm) and (11) (bm) of the statutes first applies to reporting periods for continuing reports under section 11.20 (4) of the statutes that begin on the effective date of this subsection.

(A) Cost of living adjustments.

The treatment of section 11.26 (10a) of the statutes first applies to adjustments for the 4-year period beginning on January 1, 2006. . / 62 , or B

# STATE OF WISCONSIN – LEGISLATIVE REFERENCE BUREAU – LEGAL SECTION (608–266–3561)

DUSTE
Representative Freeze:
This americanent provides a quadrennial affinishment to
This amendment provides a quadrennial adjustment to the contribution limits undo s. 11.26 (8). Please let
his know it you have any questions or desire any
RTn.
TTK

# DRAFTER'S NOTE FROM THE LEGISLATIVE REFERENCE BUREAU

LRBa1051/1dn RJM/JTK:jld:rs

January 11, 2002

#### Representative Freese:

This amendment provides a quadrennial adjustment to the contribution limits under s. 11.26 (8), stats. Please let us know if you have any questions or desire any changes.

Robert J. Marchant Legislative Attorney Phone: (608) 261–4454

E-mail: robert.marchant@legis.state.wi.us

Jeffery T. Kuesel Managing Attorney Phone: (608) 266–6778

#### Emery, Lynn

From: Emery, Lynn

Sent: Friday, January 11, 2002 3:05 PM

To: Rep.Freese

Subject: LRBa1051/1 & 1dn (attached as requested)

#### Lynn Emery

Lynn Emery - Program Asst. (PH. 608-266-3561) (E-Mail: lynn.emery@legis.state.wi.us) (FAX: 608-264-6948)

Legislative Reference Bureau - Legal Section - Front Office 100 N. Hamilton Street - 5th Floor Madison, WI 53703



### State of Misconsin 2001–2002 LEGISLATURE

RTM

CORRECTIONS IN:

**CCC** (LRBa1051/1)

# ASSEMBLY AMENDMENT 3 TO 2001 ASSEMBLY BILL 726

()

Prepared by the Legislative Reference Bureau (Date???????)

- 1. Page 1, line 5: delete "except" and substitute "Except".
- 2. Page 1, line 7: delete "except" and substitute "Except".
- 3. Page 1, line 9: delete "except" and substitute "Except".

KMG:



# State of Misconsin 2001–2002 LEGISLATURE

#### **CORRECTIONS IN:**

## ASSEMBLY AMENDMENT 3, TO 2001 ASSEMBLY BILL 726

Prepared by the Legislative Reference Bureau (January 24, 2002)

- 1. Page 1, line 5: delete "except" and substitute "Except".
- 2. Page 1, line 7: delete "except" and substitute "Except".
- 3. Page 1, line 9: delete "except" and substitute "Except".

LRBa1051/1ccc-1 KMG:ch