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## ASSEMBLY AMENDMENT 6, TO ASSEMBLY SUBSTITUTE AMENDMENT 2, TO 1995 ASSEMBLY BILL 37

February 16, 1995 – Offered by Representatives Baldwin, Bock, Carpenter, Black, R. Young, Wilder, Bell, Riley, Notestein, Travis, Hanson, Huber, Coggs, Morris-Tatum, Baldus, Grobschmidt, Ziegelbauer, Wasserman, Reynolds, Kreuser, Dueholm, Plombon, Ryba and Springer.

At the locations indicated, amend the substitute amendment as follows:

**1.** Page 5, line 2: after that line insert:

"Section 6m. 11.26 (1) (intro.) of the statutes is renumbered 11.26 (1) and amended to read:

11.26 (1) No individual may make any contribution or contributions to a candidate for election or nomination to any of the following offices state or local office and to any individual or committee under s. 11.06 (7) acting solely in support of such a candidate or solely in opposition to the candidate's opponent to the extent of more than a total of the amounts specified \$100 per candidate:

**SECTION 6n.** 11.26 (1) (a) to (d) of the statutes are repealed.

**SECTION 6p.** 11.26 (2) (intro.) of the statutes is renumbered 11.26 (2) and amended to read:

11.26 (2) No committee other than a political party committee or legislative campaign committee may make any contribution or contributions to a candidate for election or nomination to any of the following offices state or local office and to any

individual or committee under s. 11.06 (7) acting solely in support of such a candidate or solely in opposition to the candidate's opponent to the extent of more than a total of the amounts specified \$100 per candidate:

**SECTION 6q.** 11.26 (2) (a) to (e) of the statutes are repealed.

**Section 6r.** 11.26 (5) of the statutes is amended to read:

11.26 (5) The contribution limits provided in subs. (1) and (4) do not apply to a candidate who makes any contribution or contributions to his or her own campaign for office from the candidate's personal funds or property or the personal funds or property which are owned jointly or as marital property with the candidate's spouse, with respect to any contribution or contributions made to that candidate's campaign only. A candidate's personal contributions shall be deposited in his or her campaign depository account and reported in the normal manner.".

**2.** Page 7, line 11: after that line insert:

**"Section 11m.** 11.26 (10) of the statutes is amended to read:

application to receive a grant from the Wisconsin election campaign fund may make contributions of more than 200% of the amounts amount specified in sub. (1) to the candidate's own campaign from the candidate's personal funds or property or the personal funds or property which are owned jointly or as marital property with the candidate's spouse, unless the board determines that the candidate is not eligible to receive a grant, the candidate withdraws his or her application under s. 11.50 (2) (h), or s. 11.50 (2) (i) applies. For purposes of this subsection, any contribution received by a candidate or his or her personal campaign committee from 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 limitation.".

**3.** Page 8, line 22: after that line insert:

**"Section 14m.** 11.31 (5m) of the statutes is created to read:

11.31 **(5m)** INDEPENDENT DISBURSEMENTS. No individual, other than a candidate, and no committee, other than a personal campaign committee, may make disbursements, which are to be used to advocate the election or defeat of any clearly identified candidate in an election, exceeding \$100 in amount or value per candidate per campaign.".

**4.** Page 10, line 5: after that line insert:

**"Section 15m.** 11.50 (2) (b) 5. of the statutes is amended to read:

11.50 (2) (b) 5. The financial reports filed by or on behalf of the candidate as of the date of the spring or September primary, or the date that the special primary is or would be held, if required, indicate that the candidate has received at least the amount provided in this subdivision, from contributions of money, other than loans, made by individuals, which have been received during the period ending on the date of the spring primary and July 1 preceding such date in the case of candidates at the spring election, or the date of the September primary and January 1 preceding such date in the case of candidates at the general election, or the date that a special primary will or would be held, if required, and 90 days preceding such date or the

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date a special election is ordered, whichever is earlier, in the case of special election candidates, which contributions are in the aggregate amount of \$100 or less, and which are fully identified and itemized as to the exact source thereof. A contribution received from a conduit which is identified by the conduit as originating from an individual shall be considered a contribution made by the individual. Only the first \$100 of an aggregate contribution of more than \$100 may be counted toward the required percentage. For a candidate at the spring or general election for an the office identified in s. 11.26 (1) (a) of governor, lieutenant governor, secretary of state, state treasurer, attorney general, state superintendent or justice or a any candidate at a special election, the required amount to qualify for a grant is 5% of the candidate's authorized disbursement limitation under s. 11.31. For any other candidate at the general election, the required amount to qualify for a grant is 10% of the candidate's authorized disbursement limitation under s. 11.31.".

14 (END)