20211890er 1 2 An act relating to campaign financing; amending s. 3 106.08, F.S.; providing a limitation on contributions made to political committees sponsoring or opposing a 4 5 constitutional amendment proposed by initiative; 6 specifying conditions upon which the limitation no 7 longer applies; preempting counties, municipalities, 8 and other local governmental entities from enacting or 9 adopting any limitation or restriction involving 10 certain contributions and expenditures, or establishing contribution limits different than those 11 12 established in the Florida Election Code; providing 13 applicability; amending s. 106.141, F.S.; prohibiting a candidate from donating surplus funds to a 14 15 charitable organization that employs the candidate; 16 providing that any candidate required to dispose 17 surplus funds may give certain surplus funds to the 18 state or a political subdivision, to be disbursed in a 19 specified manner; providing an effective date. 20 21 Be It Enacted by the Legislature of the State of Florida: 22 23 Section 1. Paragraph (a) of subsection (1) of section 24 106.08, Florida Statutes, is amended, and subsection (11) is 25 added to that section, to read: 26 106.08 Contributions; limitations on.-

(1) (a) Except for political parties or affiliated party
committees, no person or political committee may, in any
election, make contributions in excess of the following amounts:

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30	1. To a candidate for statewide office or for retention as
31	a justice of the Supreme Court <u>or to a political committee that</u>
32	is the sponsor of or is in opposition to a constitutional
33	amendment proposed by initiative, \$3,000. However, the
34	limitation on contributions to such political committees no
35	longer applies once the Secretary of State has issued a
36	certificate of ballot position and a designating number for the
37	proposed amendment that the political committee is sponsoring or
38	opposing. Candidates for the offices of Governor and Lieutenant
39	Governor on the same ticket are considered a single candidate
40	for the purpose of this section.
41	2. To a candidate for retention as a judge of a district
42	court of appeal; a candidate for legislative office; a candidate
43	for multicounty office; a candidate for countywide office or in
44	any election conducted on less than a countywide basis; or a
45	candidate for county court judge or circuit judge, \$1,000.
46	(11)(a) A county, a municipality, or any other local
47	governmental entity is expressly preempted from enacting or
48	adopting:
49	1. Contribution limits that differ from the limitations
50	established in subsection (1);
51	2. Any limitation or restriction involving contributions to
52	a political committee or an electioneering communications
53	organization; or
54	3. Any limitation or restriction on expenditures for an
55	electioneering communication or an independent expenditure.
56	(b) Any existing or future limitation or restriction
57	enacted or adopted by a county, a municipality, or any other
58	local governmental entity which is in conflict with this

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59	subsection is void.
60	Section 2. Paragraph (a) of subsection (4) of section
61	106.141, Florida Statutes, is amended to read:
62	106.141 Disposition of surplus funds by candidates
63	(4)(a) Except as provided in paragraph (b), any candidate
64	required to dispose of funds pursuant to this section shall, at
65	the option of the candidate, dispose of such funds by any of the
66	following means, or any combination thereof:
67	1. Return pro rata to each contributor the funds that have
68	not been spent or obligated.
69	2. Donate the funds that have not been spent or obligated
70	to a charitable organization or organizations that meet the
71	qualifications of s. 501(c)(3) of the Internal Revenue Code $_$
72	except that the candidate may not be employed by the charitable
73	organization to which he or she donates the funds.
74	3. Give not more than \$25,000 of the funds that have not
75	been spent or obligated to the affiliated party committee or
76	political party of which such candidate is a member.
77	4. Give the funds that have not been spent or obligated:
78	a. In the case of a candidate for state office, To the
79	state, to be deposited in either the Election Campaign Financing
80	Trust Fund or the General Revenue Fund, as designated by the
81	candidate; or
82	b. In the case of a candidate for an office of a political
83	subdivision, To <u>a</u> such political subdivision, to be deposited in
84	the general fund thereof.
85	Section 3. This act shall take effect July 1, 2021.

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