Be it Enacted by the People of the State of Colorado:

Article XXVIII, SECTION 3 in the constitution of the state of Colorado, is amended by addition of subsection (14) as follows:

(14) Notwithstanding any conflicting provision in statute or the constitution, in order to prevent undue influence of a single donor in a state election, if any candidate for elected office contributes or loans more than one million dollars to his or her candidate committee, or if any candidate for elected office contributes or loans more than one million dollars to a committee or other entity for the purpose of participating in the candidates’ own election, or if any person or entity contributes or loans more than one million dollars to any committee or organization or independent expenditure committee, that upon a finding by the Secretary of State that the contribution is designed to benefit a single candidate for electioneering purposes, then all candidates in the same election who did not benefit from the contributions shall be entitled to accept aggregate individual contributions for a primary or a general election at five times the rate authorized by subsection (1). Nothing in this subsection shall be construed as authorizing any increase in contribution limits from political action committees, nor shall it be construed in any way as authorizing any corporate contributions of any kind. If any provision in this subsection is invalidated, the remaining provisions of this subsection shall remain effective.