Amend HR 3 as follows:

- (1) On page 161, add a new appropriately lettered subsection between lines 19-20 to read as follows:
- (\_) When a house bill or joint resolution for which a tax equity note was required under Rule 4, Section 34 (b)(5), is returned to the house with senate amendments, the chief clerk shall request the Legislative Budget Board to prepare a tax equity note estimating the general effects of the senate amendments on the distribution of tax and fee burdens among individuals and businesses. A copy of the updated tax equity note shall be made available to each member, in some format, before any vote on the floor can be taken on the senate amendments by the house.
- (2) On page 168, add a new appropriately lettered subsection between lines 19-20 to read as follows:
- (\_) Before vote on the floor can be taken by the house on a conference committee report on a bill or joint resolution for which a tax equity note was required under Rule 4, Section 34 (b) (5), a tax equity note estimating the general effects of the conference committee report on the distribution of tax and fee burdens among individuals and businesses shall be submitted to the chief clerk, and a copy of the tax equity note shall be made available to each member.