Amend HR 2 as follows:

(1) On page 108, amend Rule 6, Section 1(a), by striking lines3-7 and substituting the following:

(10) <u>Third reading calendars of the house in their order</u> of priority in accordance with Section 7 of this rule, unless a <u>different order is determined under other provisions of these</u> <u>rules.</u>

(11) Postponed matters to be laid before the house in accordance with Rule 7, Section 15.

(12) [<del>(11)</del>] <u>Second reading calendars</u> [<del>Calendars</del>] of the house in their order of priority in accordance with Section 7 of this rule, unless a different order is determined under other provisions of these rules.

(2) Strike page 116, lines 12 through 19, and substitute the following for Rule 6, Section 15:

Sec. 15. ORDER OF CONSIDERATION OF CALENDARS. Except for local, consent, and resolutions calendars and congratulatory and memorial calendars, consideration of calendars shall be in the order named in Section 7 of this rule, subject to any exceptions ordered by the Committee on Calendars. <u>Bills</u> [With respect to a particular calendar, bills] and resolutions on third reading shall have precedence over bills and resolutions on second reading.

(3) Strike page 124, lines 7 through 23, and substitute the following for Rule 6, Section 25:

Sec. 25. DISCRETION IN PLACEMENT ON CALENDARS. Subject to the limitations contained in this rule, the Committee on Calendars shall have full authority to make placements on calendars in whatever order is necessary and desirable under the circumstances then existing, except that bills on third reading [on a particular calendar] shall have precedence over bills on second reading [on the same calendar]. It is the intent of the calendar system to give the Committee on Calendars wide discretion to insure adequate consideration by the house of important legislation.

(4) Strike page 136, lines 3-11, and substitute the following
for Rule 7, Section 37(a):

Sec. 37. MOTION TO RECONSIDER A VOTE. (a) When a question has been decided by the house and the yeas and nays have been called for

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and recorded, any member voting with the prevailing side may, on the same legislative day, or on the next legislative day, move a reconsideration; however, if a reconsideration is moved on the next legislative day, it must be done before the order of the day, as designated in the <u>10th</u> [<del>11th</del>] item of Rule 6, Section 1(a), is taken up. If the house refuses to reconsider, or on reconsideration, affirms its decision, no further action to reconsider shall be in order.

(5) Strike page 151, lines 7-16, and substitute the following for Rule 8, Section 17:

Sec. 17. PASSAGE TO ENGROSSMENT OR THIRD READING. After a bill or complete committee substitute for a bill has been taken up and read, amendments shall be in order. If no amendment is made, or if those proposed are disposed of, then the final question on its second reading shall be, in the case of a house bill, whether it shall be passed to engrossment, or, in the case of a senate bill, whether it shall pass to its third reading. All bills ordered passed to engrossment or passed to a third reading shall remain on the calendar on which placed, but with future priority over bills [<del>on the same calendar</del>] that have not passed second reading.