APPENDIX D CONFERENCE COMMITTEE REPORTS

I. Sample Conference Committee Reports

CLSB061.001

FIRST REPORT OF FIRST CONFERENCE COMMITTEE ON SB99-061

THIS REPORT AMENDS THE REENGROSSED BILL

To the President of the Senate and the Speaker of the House of Representatives:

Your first conference committee appointed on SB99-061, concerning parole of persons sentenced to the department of corrections, has met and reports that it has agreed upon the following:

That the House recede from its amendments [amendment] made to the bill, as the amendments appear [amendment appears] in the rerevised bill, and that the following amendments [amendment] be substituted therefor:

Amend reengrossed bill, page 9, strike lines 9 through 20, and substitute the following:

- "17-1-105.3. Duties of executive director parole revocation options plan. (1) The executive director shall develop a plan specifying a range of options that the department may implement in dealing with persons who are in custody awaiting parole revocation proceedings, parolees whose parole has been revoked, and parolees who have been granted parole and are awaiting placement in community corrections facilities. The plan may include but need not be limited to contracting for the use of a privately owned and operated facility to house and provide services to said persons, contracting with county jails to house and provide services to said persons, and any other options whereby the department may safely and effectively house and provide services to said persons.
- (2) THE EXECUTIVE DIRECTOR IS HEREBY DIRECTED TO SUBMIT TO THE CAPITAL DEVELOPMENT COMMITTEE ESTABLISHED IN SECTION 2-3-1302, C.R.S., THE PLAN DEVELOPED PURSUANT TO SUBSECTION (1) OF THIS SECTION. THE IMPLEMENTATION OF THE PLAN SHALL

BE SUBJECT TO APPROVAL BY THE CAPITAL DEVELOPMENT COMMITTEE AND SUBJECT TO ANNUAL APPROPRIATIONS.".

Page 10, line 18, strike "misdemeanor and the final fiscal" and substitute "misdemeanor; and"; strike lines 19 through 21.

Respectfully submitted,

Senate Committee:

Chairman

Chairman

CLHB1061.001

FIRST REPORT OF FIRST CONFERENCE COMMITTEE ON HB99-1061

THIS REPORT AMENDS THE REENGROSSED BILL

To the President of the Senate and the Speaker of the House of Representatives:

Your first conference committee appointed on HB99-1061, concerning requirements for the payment of unemployment insurance benefits, has met and reports that it has agreed upon the following:

That the Senate recede from its amendments [amendment] made to the bill, as the amendments appear [amendment appears] in the rerevised bill, and that the following amendment [amendments] be substituted therefor:

Amend reengrossed bill, page 3, strike line 22, and substitute the following:

"(C) THE DIVISION CERTIFITHAT NO".	IES AND NOTIFIES THE EMPI	LOYER AND THE HEARING OFFICER
Respectfully submitted,		
House Committee:	Senate Commi	ittee:
Chairman		Chairman

CLSB006.001

FIRST REPORT OF FIRST CONFERENCE COMMITTEE ON SB99-006

THIS REPORT AMENDS THE REREVISED BILL

To the President of the Senate and the Speaker of the House of Representatives:

Your first conference committee appointed on SB99-006, concerning payments for continuing care, has met and reports that it has agreed upon the following:

That the Senate accede to the House amendments [amendment] made to the bill, as the amendments appear [amendment appears] in the rerevised bill, with the following changes:

Amend rerevised bill, page 4, line 7, strike "The" and substitute "WITH RESPECT TO AN ENROLLEE RETURNING TO THE LOCATION WHERE THE CONTINUING CARE SERVICES ARE TO BE PROVIDED PURSUANT TO THIS SECTION, THE";

strike lines 25 and 26.		
Page 5, strike lines 1 through 4.		
Respectfully submitted,		
Senate Committee:	House Committee:	
Chairman		Chairman

Note: In this example, all of the amendments are made under the authority to go beyond the scope of the differences between the two houses.

CLSB041.002

FIRST REPORT OF FIRST CONFERENCE COMMITTEE ON SB99-041 ********** THIS REPORT AMENDS THE REREVISED BILL ********** To the President of the Senate and the Speaker of the House of Representatives: Your first conference committee appointed on SB99-041, concerning traffic regulations relating to bicycles, has met and reports that it has agreed upon the following: 1. That the Senate accede to the House amendments [amendment] made to the bill, as the amendments appear [amendment appears] in the rerevised bill. 2. That, under the authority granted the committee to consider matters not at issue between the two houses, the following amendment [amendments] be recommended: Amend rerevised bill, page 1, strike lines 2 through 9. Page 2, strike lines 1 through 23. Renumber succeeding sections accordingly. Respectfully submitted, Senate Committee: House Committee: Chairman Chairman

Note: This example shows an amendment that is within the scope of the differences between the two houses and an amendment that is outside the scope of the differences

CLSB039.001

FIRST REPORT OF FIRST CONFERENCE COMMITTEE ON SB99-039

THIS REPORT AMENDS THE REREVISED BILL

To the President of the Senate and the Speaker of the House of Representatives:

Your first conference committee appointed on SB99-039, concerning reporting of dropout rates of students in secondary schools in the state, has met and reports that it has agreed upon the following:

1. That the Senate accede to the House amendments [amendment] made to the bill, as the amendments appear [amendment appears] in the rerevised bill, with the following changes:

Amend rerevised bill, page 1, line 7, strike "leaves school for any reason," and substitute "leaves is the subject of notification to a school or school district that such Person has left or will leave school for any reason, or such Person has";

line 8, strike "INCLUDING HAVING".

2. That, under the authority granted the committee to consider matters not at issue between the two houses, the following amendment [amendments] be recommended:

Amend rerevised bill, page 2, line 22, after the period, add "Such Rules Shall also set forth uniform standards for determining which school or school district shall count a dropout as part of its own dropout count.".

Respectfully submitted,		
Senate Committee:	House Committee:	
Chairman		Chairman

Note: In this example, the conferees wanted to strike something from the reengrossed bill that had not been amended in the second house. Therefore, the issue was beyond the scope of the differences between the houses. The conferees decided to have the Senate recede and strike the language from the reengrossed bill with permission to go beyond the scope.

CLHB1017.001

FIRST REPORT OF FIRST CONFERENCE COMMITTEE ON HB99-1017

THIS REPORT AMENDS THE REENGROSSED BILL

To the President of the Senate and the Speaker of the House of Representatives:

Your first conference committee appointed on HB99-1017, concerning appeals of disputed individual responsibility contracts under the Colorado works program, has met and reports that it has agreed upon the following:

- 1. That the Senate recede from its amendments [amendment] made to the bill, as the amendments appear [amendment appears] in the rerevised bill.
- 2. That, under the authority granted the committee to consider matters not at issue between the two houses, the following amendment [amendments] be recommended:

Amend reengrossed bill, page 2, line 25, strike "(a)".

Page 3, strike lines 13 through 26.		
Page 4, strike lines 1 and 2.		
Respectfully submitted,		
House Committee:	Senate Committee:	
Chairman		Chairman

CLHB1035.001

FIRST REPORT OF FIRST CONFERENCE COMMITTEE ON HB99-1035

THIS REPORT ADOPTS THE REENGROSSED BILL

To the President of the Senate and the Speaker of the House of Representatives:

Your first conference committee appointed on HB99-1035, concerning administrative action affecting the driving privileges of a person under twenty-one years of age in connection with conduct involving alcohol, has met and reports that it has agreed upon the following:

That the Senate recede from its amendments [amendment] made to the bill and that the reengrossed bill be adopted without change.

Respectfully submitted,				
House Committee:		Senate Co	ommittee:	
Ch	airman			Chairmar

CLSB080.001

FIRST REPORT OF FIRST CONFERENCE COMMITTEE ON SB99-80

THIS REPORT ADOPTS THE REREVISED BILL

To the President of the Senate and the Speaker of the House of Representatives:

Your first conference committee appointed on SB99-80, concerning the protection afforded to state employees from retaliation for disclosure of information, has met and reports that it has agreed upon the following:

That the Senate accede to the House amendments [amendment] made to the bill and that the rerevised bill be adopted without change.

Respectfully submitted,		
Senate Committee:	House Committee:	
Chairman		Chairman

Note: In this example, the conferees are requesting that no new conference committee be appointed.

CLSB426.001

FIRST REPORT OF FIRST CONFERENCE COMMITTEE ON SB99-426

To the President of the Senate and the Speaker of the House of Representatives:

Your first conference committee appointed on SB99-426, concerning elections, has met and reports that it has agreed upon the following:

That it is unable to reach an agreement upon the differences between the two houses and that it asks to be discharged and that no new conference committee be appointed.

Respectfully submitted,		
Senate Committee:	House Committee:	
Chairman		Chairman

Note: In this example, the conferees are requesting appointment of a *second* conference committee.

CLSB072.001

FIRST REPORT OF FIRST CONFERENCE COMMITTEE ON SB99-072

To the President of the Senate and the Speaker of the House of Representatives:

Your first conference committee appointed on SB99-072, concerning requirements for access to the primary election ballot by petition, has met and reports that it has agreed upon the following:

That it is unable to reach an agreement upon the differences between the two houses and that it asks to be discharged and that a second conference committee be appointed.

Respectfully submitted	1,			
Senate Committee:		House Commit	ttee:	
	 Chairman			Chairmar

Note: It is a very rare occurrence for the drafter to be asked to draft a "majority report". What typically happens is that a conference committee report is drafted that at least four members will sign and subsequent to the preparation of the report a minority report is then requested for the other two members.

CLHB1078.001 FIRST MAJORITY REPORT OF FIRST CONFERENCE **COMMITTEE ON HB99-1078** ********* THIS REPORT AMENDS THE REENGROSSED BILL ********* To the President of the Senate and the Speaker of the House of Representatives: Your first conference committee appointed on HB99-1078, concerning motor vehicle repair garages, has met, and a majority thereof reports that it has agreed upon the following: That the Senate recede from its amendments [amendment] made to the bill, as the amendments appear [amendment appears] in the rerevised bill, and that the following amendment [amendments] be substituted therefor: Amend reengrossed bill, page 1, line 7, strike "ONE HUNDRED" and substitute "SEVENTY-FIVE". Respectfully submitted, House Committee: Senate Committee: Chairman Chairman

CLSB022.001

FIRST MINORITY REPORT OF FIRST CONFERENCE COMMITTEE ON SB99-22

THIS REPORT AMENDS THE REREVISED BILL

To the President of the Senate and the Speaker of the House of Representatives:

Your first conference committee appointed on SB99-22, concerning the regulatory authority of the division of securities, has met, and a minority thereof reports that it has agreed upon the following:

1. That the Senate accede to the House amendments [amendment] made to the bill, as the amendments appear [amendment appears] in the rerevised bill, with the following changes:

Amend rerevised bill, page 7, strike lines 1 through 4, and substitute the following:

"**SECTION 6.** 11-51-604 (4) and (5) (c), Colorado Revised Statutes, 1987 Repl. Vol., as amended, are amended, and the said 11-51-604 is further amended BY THE ADDITION OF A NEW SUBSECTION, to read:

11-51-604. Civil liabilities. (4) Any person who sells a security, EXCEPT FOR A SECURITY EXEMPT PURSUANT TO SECTION 11-51-307 (1) (a) OTHER THAN A BOND AS DEFINED IN SECTION 11-59-103 (2) THAT IS ISSUED BY A DISTRICT AS DEFINED IN SECTION 11-59-103 (6), in violation of section 11-51-501 (1) (b) (the buyer not knowing of the untruth or omission) and who does not sustain the burden of proof that such person did not know, and in the exercise of reasonable care could not have known, of the untruth or omission is liable to the person buying the security from such person, who may sue to recover the consideration paid for the security, together with interest at the statutory rate from the date of payment, costs, and reasonable attorney fees, less the amount of any income received on the security, upon the tender of the security, or is liable for damages if the buyer no longer owns the security. Damages are deemed to be the amount that would be recoverable upon a tender, less the value of the security when the buyer disposed of it, and interest at the statutory rate from the date of disposition.

(5) (c) Any person who knows that another person liable under subsection (3) or (4) of this section is engaged in conduct which constitutes a violation of section 11-51-501 and

who gives substantial assistance to such conduct is jointly and severally liable to the same extent as such other person.

(14) IN THE CASE OF A".

Page 15, line 24, strike "SEVEN" and substitute "FIVE".

Page 23, after line 17, insert the following:

- "(c) THE SECURITIES COMMISSIONER MAY, BY RULE OR ORDER, PROVIDE MEANS BY WHICH BONDHOLDERS, AT THEIR EXPENSE, MAY COMMUNICATE WITH THE HOLDERS OF BONDS OF THE SAME DISTRICT SO LONG AS THE CONFIDENTIALITY OF THE NAMES AND ADDRESSES OF THE BONDHOLDERS IS PROTECTED.".
- 2. That, under the authority granted the committee to consider matters not at issue between the two houses, the following amendment be recommended:

Amend rerevised bill, page 19, after line 14, insert the following:

"**SECTION 12.** 11-51-802, Colorado Revised Statutes, 1987 Repl. Vol., as amended, is amended BY THE ADDITION OF A NEW SUBSECTION to read:

11-51-802. Savings provisions. (1.5) Subsections (4) and (5) (c) of section 11-51-604, as such subsections existed prior to July 1, 1994, apply to all suits, actions, or proceedings that are pending or may be initiated on the basis of facts or circumstances occurring prior to July 1, 1994; except that no civil suit or action may be maintained to enforce any liability under such prior law unless brought within any period of limitation that applied when the cause of action accrued."

Renumber succeeding sections accordingly.

Respectfully submitted,		
Senate Member:	House Member:	

CLHB1207.002

FIRST MINORITY REPORT OF FIRST CONFERENCE COMMITTEE ON HB99-1207

THIS REPORT ADOPTS THE REREVISED BILL

To the President of the Senate and the Speaker of the House of Representatives:

Your first conference committee appointed on HB99-1207, concerning the reduction of the state income tax rate, and making an appropriation in connection therewith, has met, and a minority thereof reports that it has agreed upon the following:

That the House accede to the Senate amendments [amendment] made to the bill and that the rerevised bill be adopted without change.

Respectfully submitted,	
House Member:	Senate Member:

Note: A conference committee can only do a second report *if* it is a *corrected* report correcting a mistake in the first report.

CLSB028.002

SECOND REPORT OF FIRST CONFERENCE COMMITTEE ON SB99-28

THIS REPORT AMENDS THE REREVISED BILL AND IS A CORRECTED REPORT

To the President of the Senate and the Speaker of the House of Representatives:

Your first conference committee appointed on SB99-28, concerning imposition of policies concerning student fees, has met and reports that it has agreed upon the following:

- 1. That the Senate accede to the House amendments [amendment] made to the bill, as the amendments appear [amendment appears] in the rerevised bill.
- 2. That, under the authority granted the committee to consider matters not at issue between the two houses, the following amendment [amendments] be recommended:

Amend rerevised bill, page 2, line 21, after "(I)", insert "(A)";

strike lines 24 and 25 and substitute the following:

"BOARD MAY ASSESS A USER FEE AGAINST PERSONS USING THE AUXILIARY".

Page 3, line 2, strike "FACILITY; AND" and substitute "FACILITY.";

strike lines 3 through 26 and substitute the following:

"(B) If a governing board uses revenues from a general student fee for the repayment of bonds or other debt obligations issued or incurred pursuant to this paragraph (a), the governing board shall specify the portion of the general student fee that is actually applied to repayment of the bonds or other debt obligations. The itemization of any general student fee, all or a portion of which is used for repayment of bonds or other debt obligations, shall appear on the student billing statement."

Page 4, strike lines 1 through 15 and substitute the following:

"(II) While bonds or other debt obligations issued or incurred pursuant to this paragraph (a) remain outstanding, the issuing or incurring governing board may, subject to the restrictions specified in paragraph (c) of this subsection (5), pledge any excess revenue received from any user fee assessed pursuant to subparagraph (I) of this paragraph (a) or from any portion of a general student fee applied to the repayment of such bonds or other debt obligations pursuant to sub-subparagraph (B) of subparagraph (I) of this paragraph (a) to the repayment of any bonds or other debt obligations issued or incurred on behalf of any other auxiliary facility; except that the pledge of any such excess revenue shall terminate upon full repayment of the bonds or other debt obligations originally incurred for the specific project, or subsequently issued or incurred to refund any bonds or other debt obligations issued or incurred for the specific project, on behalf of the pledging auxiliary facility.";

line 16, strike "(IV)" and substitute "(I	III)".	
Respectfully submitted,		
Senate Committee:	House Committee:	
Chairman		Chairmar

CLHB1198.002

FIRST REPORT OF SECOND CONFERENCE COMMITTEE ON HB99-1198

THIS REPORT AMENDS THE REREVISED BILL

To the President of the Senate and the Speaker of the House of Representatives:

Your second conference committee appointed on HB99-1198, concerning the invalidity of certain marriages, has met and reports that it has agreed upon the following:

That the House accede to the Senate amendments [amendment] made to the bill, as the amendments appear [amendments appear] in the rerevised bill, with the following changes:

Amend rerevised bill, page 1, strike lines 3 through 10 and substitute the following:

"Vol., is amended to read:

- **14-2-104.** Formalities. (1) A marriage between a man and a woman licensed, solemnized, and registered as provided in this part 1 is valid in this state IF:
 - (a) IT IS LICENSED, SOLEMNIZED, AND REGISTERED AS PROVIDED IN THIS PART 1; AND
 - (b) It is only between one man and one woman.".

Page 2, strike line 1 and substitute the following:

"MARRIAGE CONTRACTED WITHIN OR OUTSIDE THIS STATE THAT DOES NOT SATISFY

PARAGRAPH (b) OF SUBSECTION (1) OF THIS SECTION".

Respectfully submitted,
House Committee:

Chairman

Chairman

Chairman

CLHB1037.002

FIRST REPORT OF SECOND CONFERENCE COMMITTEE ON HB99-1037

THIS REPORT AMENDS THE REREVISED BILL

To the President of the Senate and the Speaker of the House of Representatives:

Your second conference committee appointed on HB99-1037, concerning commissions that evaluate judicial performance, has met and reports that it has agreed upon the following:

That the House accede to the Senate amendments [amendment] made to the bill, as the amendments appear [amendments appear] in the rerevised bill, with the following changes:

Amend rerevised bill, page 4, strike line 23, and substitute the following:

"SPECIFY WHEN AND HOW STATISTICALLY INVALID SURVEYS MAY BE USED and to".

Page 8, strike line 14, and substitute the following:

"C.R.S.":

line 22, strike "C.R.S, SUBJECT TO THE AVAILABILITY OF FUNDS." and substitute "C.R.S.";

strike lines 23 through 26.

Page 9, strike lines 1 and 2;

strike line 9, and substitute the following:

"ELECTION.";

line 12, strike "YEAR, SUBJECT TO THE" and substitute "YEAR.";

strike line 13.

Page 10, strike lines 6 through 9, and substitute the following:

"SECTION 7. Transfer of funds - statement of intent. (1) Notwithstanding any provision of section 24-21-104 (3) (b), Colorado Revised Statutes, to the contrary, on July 1, 1997, the state treasurer shall deduct sixteen thousand dollars (\$16,000) from the department of state cash fund and transfer such sum to the ballot information publication and distribution revolving fund created in section 1-40-124.5 (3), Colorado Revised Statutes.

(2) It is the intent of the general assembly that, for the fiscal year beginning July 1, 1998, printing the recommendations in the blue book as required by this act will require an appropriation to the legislative council of fifty-six thousand dollars (\$56,000). Of such amount, forty thousand dollars (\$40,000) shall come from the general fund moneys that would otherwise have been appropriated to the judicial department for the fiscal year beginning July 1, 1998, and sixteen thousand (\$16,000) shall come from moneys transferred to the ballot information publication and distribution revolving fund pursuant to subsection (1) of this section."

Respectfully submitted,	
House Committee:	Senate Committee:
Chairman	Chairm
Chairman	Chairma

CLHJR1017.001

FIRST REPORT OF FIRST CONFERENCE COMMITTEE ON HJR99-1017

THIS REPORT AMENDS THE ENGROSSED JOINT RESOLUTION

To the President of the Senate and the Speaker of the House of Representatives:

Your first conference committee appointed on HJR99-1017, concerning the contributions of Continental Airlines to Colorado, has met and reports that it has agreed upon the following:

That the Senate recede from its amendments [amendment] made to the resolution, as the amendments appear [amendment appears] in the revised joint resolution, and that the following amendments [amendment] be substituted therefor:

Amend engrossed resolution, page 2, 11	ine 11, strike "(1)";	
line 18, strike "Airlines; and" and subs	titute "Airlines.";	
strike lines 19 through 22.		
Respectfully submitted,		
House Committee:	Senate Committee:	
Chairman		Chairman

II. Conference Committee Options for House Bills¹

STAGE OF PROCEEDINGS	Possible Actions	RESULTS
1. Consideration of Senate amendments HR 36; JR 4	House concurs in amendments and readopts bill	Bill delivered to Governor
	House rejects Senate amendments and adheres to House position	Senate recedes and readopts bill; bill delivered to Governor
		Senate adheres; bill dies
	House rejects amendments and requests conference committee ("CC")	House and Senate appoint conferrees
2. Conference Committee Appointed HR 36(c) JR 5; JR 6(a)	Prior to consideration of CC report, House votes to recede and readopts bill	Bill delivered to Governor
	Prior to consideration of CC report, House votes to adhere	Senate recedes and readopts bill; bill delivered to Governor
		Senate adheres; bill dies
	Prior to delivery of CC report, Senate votes to recede and readopts bill	Bill delivered to Governor
	Prior to delivery of CC report, Senate votes to adhere	House recedes and readopts bill; bill delivered to Governor
		House adheres; bill dies

Note: After one day of actual session following referral of a bill to CC, either house, by majority vote, can demand that the CC report within 2 days after the demand (within last 5 days of session, CC must report on same day as demand). If CC doesn't report, CC is discharged and the houses may appoint a second CC or either house may adhere. (JR 7)

As an aid to reading the rules relating to conference committees, please note that in nearly all circumstances involving House bills, the House will be the "requesting house" and the Senate will be the "assenting house".

STAGE OF PROCEEDINGS	Possible Actions	RESULTS
3. CC Report delivered to Senate HR 36(c); JR 6(b)	Senate votes to adhere	House recedes and readopts bill; bill delivered to Governor
		House adheres; bill dies
	Senate votes to recede and readopts bill	Bill delivered to Governor
	Senate rejects the report, dissolves the CC and appoints conferees to a 2nd CC (note: can only have 2 CCs)	House agrees to 2nd CC and appoints conferees (return to stage #2)
		House does not agree to 2nd CC; Senate may: 1. adhere; or 2. recede and readopt bill; or 3. reconsider rejection and adopt report
		By next day of actual session, House recedes and readopts bill; bill delivered to Governor
	Senate adopts report, readopts bill	Bill delivered to House for action
4. CC Report adopted by Senate and delivered to House JR 6(c)	House votes to adhere	Senate reconsiders adoption of CC report and readoption of bill; Senate recedes and readopts bill; bill delivered to Governor
		Senate does not reconsider adoption of CC report; bill dies
	House votes to recede and readopts bill	Senate reconsiders adoption of CC report and readoption of bill; bill delivered to Governor
	House rejects CC report and appoints conferees to a 2nd CC	No later than next day of actual session, Senate reconsiders adoption of CC report and readoption of bill and appoints conferees to a 2nd CC (return to stage #2)
		Senate does not agree to 2nd CC; House may: 1. adhere; or 2. recede and readopt bill; or 3. reconsider rejection and adopt report
	House adopts CC report and readopts bill	Bill delivered to Governor

III. Conference Committee Options for Senate Bills²

STAGE OF PROCEEDINGS	Possible Actions	RESULTS
1. Consideration of House amendments JR 4 SR 19	Senate recedes from the Senate position, concurs in amendments, and readopts bill	Bill delivered to Governor
	Senate adheres to the Senate position	House recedes and readopts bill; bill delivered to Governor
		House adheres; bill dies
	Senate requests conference committee ("CC")	House and Senate appoint conferrees
2. Conference Committee Appointed JR 5; JR 6(a)	Prior to consideration of CC report, Senate votes to recede and readopts bill	Bill delivered to Governor
	Prior to consideration of CC report, Senate votes to adhere	House recedes and readopts bill; bill delivered to Governor
		House adheres; bill dies
	Prior to delivery of CC report, House votes to recede and readopts bill	Bill delivered to Governor
	Prior to delivery of CC report, House votes to adhere	Senate recedes and readopts bill; bill delivered to Governor
		Senate adheres; bill dies

Note: After one day of actual session following referral of a bill to CC, either house, by majority vote, can demand that the CC report within 2 days after the demand (within last 5 days of session, CC must report on same day as demand). If CC doesn't report, CC is discharged and the houses may appoint a second CC or either house may adhere. (JR 7)

²As an aid to reading the rules relating to conference committees, please note that in nearly all circumstances involving Senate bills, the Senate will be the "requesting house" and the House will be the "assenting house".

STAGE OF PROCEEDINGS	Possible Actions	RESULTS
3. CC Report delivered to House JR 6(b)	House votes to adhere	Senate recedes and readopts bill; bill delivered to Governor
		Senate adheres; bill dies
	House votes to recede and readopts bill	Bill delivered to Governor
	House rejects the report, dissolves the CC and appoints conferees to a 2nd CC (note: can only have 2 CCs)	Senate agrees to 2nd CC and appoints conferees (return to stage #2)
		Senate does not agree to 2nd CC; House may: 1. adhere; or 2. recede and readopt bill; or 3. reconsider rejection and adopt report
	House adopts report, readopts bill	Bill delivered to Senate for action
4. CC Report adopted by House and delivered to Senate JR 6(c)	Senate votes to adhere	House reconsiders adoption of CC report and readoption of bill; House recedes and readopts bill; bill delivered to Governor
		House does not reconsider adoption of CC report; bill dies
	Senate votes to recede and readopts bill	House reconsiders adoption of CC report and readoption of bill; bill delivered to Governor
	Senate rejects CC report and appoints conferees to a 2nd CC	No later than next day of actual session, House reconsiders adoption of CC report and readoption of bill and appoints conferees to a 2nd CC (return to stage #2)
		House does not agree to 2nd CC; Senate may: 1. adhere; or 2. recede and readopt bill; or 3. reconsider rejection and adopt report
	Senate adopts CC report and readopts bill	Bill delivered to Governor