

**ADOPTED**

Senator Cowsert of the 46th offered the following amendment:

1 *Amend HB 930 (LC 41 0227S) by deleting lines 38 and 39 and by replacing "(8)" with "(7)"*  
 2 *on line 40.*

3 *By replacing lines 58 through 61 with the following:*

4 (d) The delegates provided for by subsection (c) of this Code section shall be appointed  
 5 as follows:

6 (1) Two delegates shall be appointed by majority vote of the Senate where at least one  
 7 delegate appointed pursuant to this paragraph shall be a member of the Senate at the time  
 8 of appointment;

9 (2) Two delegates shall be appointed by majority vote of the House of Representatives  
 10 where at least one delegate appointed pursuant to this paragraph shall be a member of the  
 11 House of Representatives at the time of appointment; and

12 (3) One delegate shall be appointed by receiving, in each chamber, the vote of a majority  
 13 of all the members elected to that chamber.

14 (e) The alternate delegates provided for by subsection (c) of this Code section shall consist  
 15 of a first alternate delegate, second alternate delegate, third alternate delegate, fourth  
 16 alternate delegate, and fifth alternate delegate who shall be appointed as follows:

17 (1) The first alternate delegate shall be appointed by receiving, in each chamber, the vote  
 18 of a majority of all the members elected to that chamber;

19 (2) The second and fifth alternate delegate shall be appointed by majority vote of the  
 20 Senate; and

21 (3) The third and fourth alternate delegate shall be appointed by majority vote of the  
 22 House of Representatives.

23 (f) The delegates appointed pursuant to subsection (d) of this Code section shall elect from  
 24 amongst the delegates a chairperson. Such delegate shall serve as chairperson for as long  
 25 as such person is a delegate or until a new chairperson is elected at any time as provided  
 26 for by this subsection. Such chairperson shall report to the General Assembly on all  
 27 matters pertaining to the activities of the delegates and the Article V convention.

28 *By replacing lines 71 though 81 with the following:*

29 An alternate delegate shall act in the place of a delegate when a delegate is absent from the  
 30 Article V convention or shall replace a delegate if a delegate vacates the office. An  
 31 alternate delegate shall act in the place of or replace a delegate in such order of sequence:

- 32       (1) First alternate delegate;  
33       (2) Second alternate delegate;  
34       (3) Third alternate delegate;  
35       (4) Fourth alternate delegate; and  
36       (5) Fifth alternate delegate.

37       At the time that an alternate delegate is needed to act in the place of or to replace a  
38       delegate, the alternate delegate in the order of sequence not already acting in the place of  
39       or replacing a delegate shall act in the place of the delegate.

40       50-1-35.

41       The General Assembly, Senate, or House of Representatives, respectively, may recall any  
42       delegate or alternate delegate it has appointed and replace such delegate or alternate  
43       delegate with an individual appointed under this article at any time.

44       50-1-36.

45       Notwithstanding any other provision of law to the contrary, no delegate or alternate  
46       delegate to an Article V convention or to any process which seeks to propose amendments  
47       to the Constitution of the United States called for by the states under Article V of the  
48       Constitution of the United States shall be appointed unless such delegate or alternate  
49       delegate is appointed as provided for by this article and this article shall be the only means  
50       by which this state participates in an Article V convention or such process.

51       *By deleting "(a)" on line 93 and by deleting lines 101 through 103.*