

(2)  
the motion re-considered, at the meeting at which  
it was passed. (I am referring to your new motion  
which is now under discussion). it will have to be  
rescinded or amended. The easier way would be  
to have it rescinded, and a new motion to suit  
voted on. Amendments are a tricky business.

To make an amendment, it is necessary to  
have a motion to amend the previous motion,  
then another vote to vote on the ~~previous~~ <sup>this</sup>  
motion as amended. So, as I said your ~~better~~ (easiest)  
way would be to have the motion rescinded, and a  
new one made. It is less confusing. (This is if you are not  
satisfied with your motion you made)

If you pass a by-law regarding this hall  
use (price etc.) the trustees of the hall could be instructed  
to enter this in their records regarding <sup>hall</sup> rules &  
regulations & this would not have to be voted on each  
year. A by-law stands <sup>as voted on</sup> unless. (see regulations Page  
15. Paragraph. 23. Pts 1. 2 & 3. amended or repealed.

So you were quite in order to draw up  
the new motion, as the original one was only