



General Assembly

Amendment

February Session, 2008

LCO No. 4801

HB0553604801HRO

Offered by:
REP. WITKOS, 17th Dist.

To: Subst. House Bill No. 5536 File No. 486 Cal. No. 288

(As Amended by House Amendment Schedule "A")

"AN ACT ESTABLISHING THE CONNECTICUT HEALTHCARE PARTNERSHIP."

1 Strike subsection (a) of section 7 and insert the following in lieu
2 thereof:

3 "Sec. 7. (NEW) (*Effective from passage*) There is established a Nonstate
4 Public Health Care Advisory Committee. The committee shall make
5 advisory recommendations concerning health care coverage of
6 nonstate public employees to the Health Care Costs Containment
7 Committee. The advisory committee shall consist of nonstate public
8 employers and employees participating in the state plan and shall
9 include the following members appointed by a method to be
10 determined by the Comptroller: (1) Three municipal employer
11 representatives, one of whom represents towns with populations of
12 one hundred thousand or more, one of whom represents towns with
13 populations of at least twenty thousand but under one hundred
14 thousand, and one of whom represents towns with populations under

15 twenty thousand; (2) three municipal employee representatives, one of
16 whom represents employees in towns with populations of one
17 hundred thousand or more, one of whom represents employees in
18 towns with populations of at least twenty thousand but under one
19 hundred thousand, and one of whom represents employees in towns
20 with populations under twenty thousand; (3) three board of education
21 employers, one of whom represents towns with populations of one
22 hundred thousand or more, one of whom represents towns with
23 populations of at least twenty thousand but under one hundred
24 thousand, and one of whom represents towns with populations under
25 twenty thousand; (4) three board of education employee
26 representatives, one of whom represents towns with populations of
27 one hundred thousand or more, one of whom represents towns with
28 populations of at least twenty thousand but under one hundred
29 thousand, and one of whom represents towns with populations under
30 twenty thousand; and (5) one neutral chairperson, who shall be a
31 member of the National Academy of Arbitrators or an arbitrator
32 authorized by the American Arbitration Association or the Federal
33 Mediation and Conciliation Service to serve as a neutral arbitrator in
34 labor relations cases."