Overview

Amends composition of the committee that advises DOER on implementation of the long-term care insurance program. Provides that DOER may not contract with a vendor or otherwise implement the long-term care plan until July 1, 2001.

Section

1 Advisory committee. Amends the composition of the long-term care advisory committee. This committee advises the department of employee relations (DOER) on issues relating to the long-term care insurance program administered by DOER.

Three pension fund executive directors, three employee representatives and a representative of the investment advisory committee are removed from the group. Added to the group are: two legislators, one designee of the Insurance Federation of Minnesota, two persons representing insurance companies that sell long-term care insurance; one person representing managing general agents.

Specifies that the committee is to advise DOER on whether coverage should be self-insured or purchased from one or more insurance companies, and the design of a statewide program to educate employees about long-term care insurance.

2 Implementation. Provides that DOER may not contract with a vendor or otherwise implement the long-term care plan until July 1, 2001. Under current law DOER may not implement the plan until April 1, 2000.

3 Effective date. Sections 1 and 2 are effective the day following final enactment.