## STATE OF NEW YORK

4811

2019-2020 Regular Sessions

## IN SENATE

March 26, 2019

Introduced by Sens. RIVERA, KRUEGER -- read twice and ordered printed, and when printed to be committed to the Committee on Health

AN ACT to amend the public health law, in relation to establishing an office of the state medical indemnity fund ombudsman and a medical indemnity fund advisory panel

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

## Section 1. The public health law is amended by adding two new sections 1 2 2999-k and 2999-l to read as follows: 3 <u>§ 2999-k. Medical indemnity fund ombudsman. 1. There is hereby estab-</u> 4 lished an office of the state medical indemnity fund ombudsman for the 5 purpose of receiving and resolving complaints affecting qualified plaintiffs, where appropriate, referring such complaints to the appropriate б 7 agencies and acting in concert with such agencies. The commissioner, in 8 consultation with the superintendent of financial services, shall 9 appoint a full-time medical indemnity fund ombudsman to administer and 10 supervise the office of the state medical indemnity fund ombudsman. The medical indemnity fund ombudsman shall be selected from among individ-11 12 uals with expertise and experience in the field of neurological injuries 13 and advocacy, and with such other qualifications as shall be determined 14 by the commissioner, in consultation with the superintendent of financial services. Such ombudsman may, with approval of the commissioner, in 15 16 consultation with the superintendent of financial services, appoint one or more authorized deputies to assist in his or her duties pursuant to 17 18 this section; provided, however, that no such deputy shall have any 19 conflict of interest, or be employed by the fund administrator or other 20 party involved in the management of the fund. The medical indemnity fund 21 ombudsman shall, personally or through authorized deputies: (a) identify, investigate and resolve complaints that are made by or 22 23 on behalf of qualified plaintiffs, and that relate to actions, inactions

EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets [-] is old law to be omitted.

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1	or decisions that may adversely affect the health, safety, welfare or
2	rights of qualified plaintiffs;
3	(b) provide services to assist qualified plaintiffs, or their repre-
4	sentatives, in navigating the fund and understanding the fund's regu-
5	lations, guidelines and procedures;
б	(c) inform qualified plaintiffs, or their representatives, of their
7	rights and means of obtaining the services, supplies and modifications
8	to which they are entitled;
9	(d) analyze and monitor implementation of the laws and regulations
10	relating to the fund; and
11	(e) carry out other such activities as the commissioner, in consulta-
12	tion with the superintendent of financial services, shall determine
13	appropriate.
14	2. Neither the medical indemnity fund ombudsman, nor any of his or her
15	deputies shall disclose to any person outside the office of the state
16	medical indemnity fund ombudsman any information obtained from a quali-
17	fied plaintiff's records without the consent of the qualified plaintiff
18	<u>or his or her representative.</u>
19	3. Within one year of the effective date of this section, and annually
20	thereafter, the medical indemnity fund ombudsman shall submit to the
21	commissioner, the superintendent of financial services, the speaker of
22	the assembly and the temporary president of the senate, a report which
23	shall include, but not be limited to, a detailed summary of the activ-
24	ities of the office of the state medical indemnity fund ombudsman, data
25	regarding the complaints and issues within the fund, the process used in
26	resolving issues, and recommendations for legislative or regulatory
27	amendments to improve the fund.
28	§ 2999-1. Medical indemnity fund advisory panel. There is hereby
29	established an advisory panel to be comprised of the commissioner, the
30	superintendent of financial services, qualified plaintiffs or represen-
31	tatives of qualified plaintiffs, physicians, medical suppliers, advo-
32	cates and other interested parties. The advisory panel shall be
33	co-chaired by the commissioner and the superintendent of financial
34	services, and shall be composed of not less than nine additional members
35	appointed by the governor, of which two shall be appointed upon recom-
36	mendation of the temporary president of the senate and two shall be
37	appointed upon the recommendation of the speaker of the assembly. The
38	advisory panel shall meet biannually, with the first meeting occurring
39	within one hundred eighty days of the effective date of this section, to
40	discuss the functioning of the fund and any relevant issues. The commis-
41	sioner and the superintendent of financial services shall consider the
42	input and comments of the advisory panel in drafting and amending requ-
43	lations, guidelines or policies pertaining to the fund administration.
44 44	§ 2. This act shall take effect on the ninetieth day after it shall
44 45	have become a law. Effective immediately, the addition, amendment and/or
46	repeal of any rule or regulation necessary for the implementation of
47	this act on its effective date are authorized to be made and completed
48	on or before such effective date.