Page	Line	Amendment
Page 3,	Unnumbered	After "(Part N;) strike out "and"
	Line 3,	
Page 3,	Unnumbered	After "(Part O;) insert ""; and to amend the
	Line 5,	education law, in relation to establishing the curing Alzheimer's health consortium (Part P)"
		culling Alzheimer's hearth consolitium (Fait F)
Page 3,	Line 4,	After "through" strike out "O" and insert "P"
_		
Page 19,	Line 21,	After "part B" insert "of"
Page 30,	Line 50,	After "relating to" strike out "the"
rage 50,	Hille 50,	After relating to strike out the
Page 35,	Line 37,	After "New York" strike "City" and insert "city"
Page 45,	Line 50,	After "for" insert "the following doctoral
		degree granting institutions of the state
		university of New York"
Page 45,	Line 52,	After "chapter" insert ", downstate medical
	·	center, upstate medical center, and the college
		of technology at Utica-Rome/state university
		<pre>polytechnic institute"</pre>
Dage 64	Tino 6	Before "sick" strike out "paid"
Page 64,	Line 6,	Before Sick Strike out paid
Page 64,	Between lines	Insert "4. Employee use of leave. a. Upon
	10 and 11,	the oral or written request of an employee,
		an employer shall provide sick leave for the
		<pre>following purposes:</pre>
		i. diagnosis, care, or treatment of an
		existing health condition of, or preventive
		care for an employee or an employee's family
		member, or a ward for which the employee is
		the guardian; or
		ii. for an employee or an employee's
		family member who is a victim of domestic
		violence pursuant to subdivision thirty-
		four of section two hundred ninety-two of
		the executive law, a sexual offense,
		stalking, or human trafficking, to avail themselves of services or assistance.
		chembers of services of assistance.
		5. Nothing in this section shall be
		construed to prevent a city with a
		population of one million or more from
		enacting or enforcing local laws or
		ordinances which impose standards or
		requirements relating to sick leave that are
		more protective to employees than the
		accrual, use, payment, and employee

Page	Line	Amendment
		eligibility requirements set forth in this
		section or in any rule or regulation
		<pre>promulgated hereunder."</pre>
Page 64,	Line 11,	Strike out " $\underline{4}$ " and insert " $\underline{6}$ "
Page 64, Page 64,	Line 11, Between lines 13 and 14,	Insert "7. An employer is not required to provide additional sick leave pursuant to this section if the employer has a paid leave policy or paid time off policy, the employer makes available an amount of leave applicable to employees that may be used for the same purposes and under the same conditions as specified in this section, and the policy satisfies one of the following: i. the accrual, carryover, and use requirements of this section or regulations promulgated thereunder; ii. provided paid sick leave or paid time off to a class of employees before January first, two thousand twenty, pursuant to a paid sick leave policy or paid time off policy that used an accrual method different than that set forth in paragraph a of this subdivision, provided that the accrual is on a regular basis so that an employee, including an employee hired into that class after January first two thousand twenty, has
		not less than one day of accrued sick leave or paid time off within two months of employment of each calendar year, or each twelve month period, and the employee was eligible to earn at least the applicable number of days set forth in this subdivision within nine months of employment. If an employer modifies the accrual method used in the policy it had in place prior to January first, two thousand twenty, the employer shall comply with any accrual method set forth in this subdivision or provide the full amount of leave at the beginning of each year of employment, calendar year, or twelve month period. This section does not prohibit the employer from increasing the accrual amount or rate for a class of employees covered by this subdivision; or iii. is pursuant to a collective bargaining agreement that (a) expressly waives the rights afforded under this section and (b) such agreement provides for a comparable

Page	Line	Amendment
		benefit for the employees covered by such agreement in the form of paid days off; such paid days off shall be in the form of leave, compensation, other employee benefits, or some combination thereof. Comparable benefits shall include, but are not limited to, vacation time, personal time, safe/sick time, and holiday and Sunday time pay at premium rates. Notwithstanding the foregoing, the provisions of this chapter shall not apply to any employee in the construction or grocery industry covered by a valid collective bargaining agreement if such provisions are expressly waived in such collective bargaining agreement. 8. Any paid sick leave benefits provided by a sick leave program enforced by a municipal corporation in effect as of the effective date of this chapter that provides sick leave for domestic workers shall not be diminished or limited as a result of the enactment of this chapter."
Page 68,	Line 51,	Before "In" strike out "(3)" and insert "(e)(1)"
Page 68,	Line 53,	After "prior to" insert "the date set for"
Page 68,	Line 53,	After "proceeding" insert "to determine the existence of donative intent"
Page 69,	Line 6,	Before "Notwithstanding" strike out " (4) " and insert " (2) "
Page 69,	Lines 9 and 10,	After "parent" strike out ",the sperm provider is presumed to be a donor and"
Page 69,	Line 11,	Strike out "(e)" and insert "(f)"
Page 69,	Line 14,	Strike out "(f)" and insert "(g)"
Page 69,	Line 18,	After "parent" insert "or parents"
Page 69,	Line 19,	After " <u>is</u> " insert " <u>or are</u> "
Page 69,	Line 19,	After "legal parent" insert "or parents"
Page 69,	Line 20,	After "intended parent" insert "or parents"
Page 69,	Lines 52 to 53,	After "executed and" strike out "shall be jointly filed by all intended parents and the person acting as surrogate" and insert "the person acting as surrogate and all intended parents are necessary parties"
Page 70,	Line 49,	Strike out "(d)" and insert "(e)"

Page	Line	Amendment	
Page 70,	Line 54,	After "article." Insert "In the event that any other requirements of subdivision (c) are not met, the court shall determine parentage according to part four of this article."	
Page 71,	Line 39,	After "reproduction" insert "where there is proof of donative intent under section 581-202(d) of this article"	
Page 73,	Line 26,	After "sexual intercourse" insert ", or where the person acting as surrogate contributed the egg used in conception"	
Page 74,	Line 7,	After "obtain a" insert "comprehensive"	
Page 74,	Line 24,	After "termination" strike out "or" and insert "of"	
Page 74,	Line 33,	Before "habitual" insert "other"	
Page 74,	Line 33,	Before "resident;" strike out "lawful" and insert "and"	
Page 74,	Line 48,	Strike out " (4) " and insert " (c) "	
Page 75,	Line 33,	After "If" insert "comprehensive"	
Page 75,	Line 35,	After "review" insert "and summary" and after "coverage" insert "and exclusions"	
Page 75,	Lines 36 through 39,	After "pregnancy" strike out ",including any possible liability of the person acting as surrogate's third-party liability liens or other insurance coverage, and any notice requirements that could affect coverage or liability of the person acting as surrogate"	
Page 76,	Line 3,	After "terminate" insert "or continue"	
Page 76,	Line 10,	After "upon" insert "the person acting as surrogate's"	
Page 76,	Lines 12 to 13,	After "policy" strike out "or contractual performance indemnity or accidental death" and insert "and disability"	
Page 76,	Lines 13 to 14,	After "surrogate" strike out "for the duration of the pregnancy and eight weeks post-birth or termination"	
Page 76,	Line 49,	After "agreement." Insert "After the execution of a surrogacy agreement under this article, the subsequent spousal relationship of the intended parent does not affect the validity of a surrogacy agreement, and the consent of the spouse of the intended parent to the agreement shall not be required."	

Page	Line	Amendment	
Page 77,	Line 46,	After "reimbursement" strike out "(a)"	
Page 77,	Lines 51 through 53,	Strike out "(b) Premiums paid for insurance against economic losses directly resulting from the retrieval or storage of the gametes or embryos for donation may be reimbursed."	
Page 78,	Line 15,	Strike out "transfer" and insert "transportation"	
Page 78,	Line 23,	After "Life" insert "and disability"	
Page 78,	Line 47,	After "surrogate" strike out "has a right to" and insert "may obtain"	
Page 78,	Line 47,	After "right to a" insert "comprehensive"	
Page 79	Line 12	After "Life" insert "and disability"	
Page 79,	Lines 12 to 13,	After "surrogate" strike out "has the right to be provided with" and insert "may obtain"	
Page 79,	Lines 13 to 14,	After "insurance policy" strike out "or contractual performance indemnity or accidental death" and insert "and disability"	
Page 79,	Lines 14 through 16,	After "insurance policy" strike out "for the duration of the pregnancy and eight weeks post-birth or termination, unless the surrogacy agreement specifies a sooner term,"	
Page 80,	Line 52,	After "involving a" insert "purported genetic surrogacy parenting agreement, [" and after "between the" strike out "]"	
Page 80,	Line 53,	Before "and" strike out "] genetic surrogate" and after "and" strike out "["	
Pages 80 to 81,	Lines 55 to 1,	After "genetic mother: strike out "] any party with a claim to legal parentage pursuant to a genetic surrogate parenting agreement"	
Page 81,	Line 2,	After "pursuant to a" strike out "genetic"	
Page 81,	Line 3,	Before "contract]" strike out "[" and after "contract]" strike out "agreement" and insert "the parentage of the child will be determined based on the laws of New York state and"	
Page 81,	Line 54,	After "child and the alleged" insert "["	
Page 81,	Line 54,	After "father" insert "] genetic parent"	
Page 81,	Line 55,	After "such" insert "["	
Page 81,	Line 55,	After "father" insert "] alleged genetic parent"	
Page 82,	Line 11,	After "an alleged" insert "["	

Page	Line	Amendment	
Page 82,	Line 11,	After "father" insert "] genetic parent"	
Page 82,	Line 37,	After "(vi) The" strike out "acknowledgement" and insert "acknowledgment"	
Page 82,	Lines 39 to 40,	After "assisted reproduction," strike out "but the signatory is not a parent under section 581-303 of the family court act" and insert "but the child was not conceived through assisted reproduction"	
Page 82,	Line 51,	After "by the" insert "["	
Page 82,	Line 52,	After "father" insert "] alleged genetic parent" and after "that he" insert "or she" and after "is the" insert "[" and after "father" insert "] genetic parent"	
Page 83,	Line 4,	After "include the" strike out "known" and insert "name and" and after "address" insert ", if known,"	
Page 83,	Line 38,	After "alleged" insert "[" and after "father" insert "] genetic parent"	
Page 83,	Line 45,	Before "father" insert "["after "father" insert "] genetic parent"	
Page 85,	Line 52,	Before "New York city " insert "the" and after "department of" Strike out "mental"	
Page 85	Line 53,	Before "hygiene" insert "mental"	
Pages 85 to 86,	Lines 55 and 1,	After "law" underline ". If the acknowledgment includes the name and address of any known gamete donors of a child conceived through assisted reproduction, the state department of health or the New York city department of"	
Page 86	Line 1,	Strike out "mental"	
Page 86	Line 2,	Before "hygiene" insert "mental" and underline "health and hygiene shall mail a copy to the known donors listed on the form."	
Page 86,	Line 31,	After "by the [putative" strike out "] alleged" and after "father and" strike out "[" and after "mother]" strike out "the"	
Page 86,	Line 32,	After "gave birth" insert "and the other signatory"	
Page 86,	Line 33,	Before "father" insert "[" and after "father" insert "]" and out strike "or"	
Page 87,	Line 21,	After "accounts;" insert "and"	
Page 87,	Line 23,	After "agreement;" insert "and"	

Page	Line	Amendment	
Page 87	Line 27	After "agreement;" insert "and"	
Page 87,	Line 33,	After "agreement" strike out "." and insert "; and"	
Page 87,	Line 37,	After "effective" strike out "." and insert "; and"	
Page 91,	Lines 45 to 46,	After "but the" strike out "signatory is not a parent under section 581-303 of the family court act" and insert "child was not conceived through assisted reproduction"	
Page 91,	Line 53,	After "also to the" strike out "[" and after "father" strike out "]"	
Page 93,	Line 11,	After "with the" strike out "[" and after "father" strike out "]"	
Page 93,	Line 40,	After "provided that the" strike out "[" and after "paternal" strike out "]"	
Page 95,	Line 43,	After "[father]" insert "genetic"	
Page 96,	Line 4,	After "establish a" strike out "[" and after "father" strike out "]"	
Page 96,	Line 34,	After "contested" insert "[" and after "paternity" insert "] parentage"	
Page 97,	Between lines 2 and 3,	Insert "§ 22. Subparagraph (D) of paragraph (17) of subsection (a) of section 1113 of the insurance law is amended to read as follows: (D) (i) (I) Indemnifying an adoptive parent for verifiable expenses not prohibited under the law paid to or on behalf of the birth mother when either one or both of the birth parents of the child withdraw or withhold their consent to adoption. Such expenses may include maternity-connected medical or hospital expenses of the birth mother, necessary living expenses of the birth mother preceding and during confinement, travel expenses of the birth mother to arrange for the adoption of the child, legal fees of the birth mother, and any other expenses [which] that an adoptive parent may lawfully pay to or on behalf of the birth mother[.]; or (II) Indemnifying an intended parent for financial loss incurred as a result of the failure by the person acting as surrogate to perform under the surrogacy contract due to death, bodily injury, sickness, disappearance of the person acting as surrogate, late miscarriage, or stillbirth. Such financial loss shall include medical and hospital expenses, insurance co-payments, deductibles, and coinsurance, necessary living expenses of the person acting as surrogate to arrange for the surrogacy, legal fees of the person acting as surrogate, and any other	

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expenses that an intended parent may lawfully pay to or on behalf of the person acting as surrogate; and (ii) For the purposes of this [section] subparagraph, "adoptive parent" means the parent or his or her spouse seeking to adopt the child, "birth mother" means the biological mother of the child, "birth parent" means the biological mother or biological father of the child, and the terms "donor", "intended parent", person acting as surrogate", and "surrogacy agreement" shall have the meaning set forth in section 581-102 of the family court act; or

- § 23. Paragraph (32) of subsection (a) of section 1113 of the insurance law, as renumbered by chapter 626 of the laws of 2006, is renumbered paragraph (33) and a new paragraph (32) is added to read as follows:
- (32) "Donor medical expense insurance" means insurance indemnifying an intended parent for medical or hospital expenses that the intended parent is contractually obligated to pay under a donor agreement when the expenses result from medical complications that occur as a result of the donation of gametes. For the purpose of this paragraph, "donor", "gametes" and "intended parent" shall have the meaning set forth in section 581-102 of the family court act. (33) "Substantially similar kind of insurance," means such insurance which in the opinion of the superintendent is determined to be substantially similar to one of the foregoing kinds of insurance and thereupon for the purposes of this chapter shall be deemed to be included in that kind of insurance.
- § 24. Subsection (a) of section 2105 of the insurance law, as amended by section 9 of part I of chapter 61 of the laws of 2011, is amended to read as follows:
- § 2105. Excess line brokers; licensing. (a) The superintendent may issue an excess line broker's license to any person, firm, association or corporation who or which is licensed as an insurance broker under section two thousand one hundred four of this article, or who or which is licensed as an excess line broker in the licensee's home state, provided, however, that the applicant's home state grants non-resident licenses to residents of this state on the same basis, except that reciprocity is not required in regard to the placement of liability insurance on behalf of a purchasing group or any of its members; authorizing such person, firm, association or corporation to procure, subject to the restrictions herein provided, policies of insurance from insurers which are

Page Line Amendment

not authorized to transact business in this state of the kind or kinds of insurance specified in paragraphs four through fourteen, seventeen, nineteen, sixteen, twenty-two, twenty-seven, twenty-eight, [and] thirty-one, and thirty-two of subsection (a) of section one thousand one hundred thirteen of this chapter and in subsection (h) of this section, provided, however, that the provisions of this section and section two thousand one hundred eighteen of this article shall not apply to ocean marine insurance and other contracts of insurance enumerated in subsections (b) and (c) of section two thousand one hundred seventeen of this article. Such license may be suspended or revoked by the superintendent whenever in his or her judgment such suspension or revocation will best promote the interests of the people of this state.

- § 25. Subsection (b) of section 4101 of the insurance law is amended to read as follows:
- (b) "Non-basic kinds of insurance" means the kinds of insurance described in the following paragraphs of subsection (a) of section one thousand one hundred thirteen of this chapter numbered therein as set forth in parentheses below:

accident and health (item (i) of (3));
non-cancellable disability (item (ii) of (3));
miscellaneous property (5);
water damage (6);
collision (12);

property damage liability (14) - non-basic as
to mutual companies only;
 motor vehicle and aircraft physical damage
(19);

inland marine as specified in marine and inland marine (20);

marine protection and indemnity(21)-non basic as to stock companies only;

residual value (22); credit unemployment (24); gap (26);

prize indemnification (27);

service contract reimbursement (28); legal services insurance (29); involuntary unemployment insurance (30); salary protection insurance (31)[.];

donor medical expense insurance (32).

\$ 26. Group A of table one as contained in paragraph (1) of subsection (a) of section 4103 of the insurance law, as amended by chapter 626 of the laws of 2006, is am ended to read as follows:

Page	Line	Amendment	
		Group A:	
		7	\$300,000 \$150,000
		8, 9, 10, 11, or 14 - for each such kind 13 or 15 - for each such kind	\$100,000 \$50,000 \$500,000 \$250,000
		16	\$500,000 \$250,000 \$900,000 \$450,000
		17	\$400,000 \$200,000
		Basic additional	Ψ100,000 Ψ200,000
		amount required for	
		any one	
		or more of the above	
		kinds of insurance	\$100,000 \$50,000
		3(i), 3(ii), 6{1} or 12{2} - for each	
		such kind	\$100,000 \$50,000
		22	\$2,000,000 \$1,000,000
		24	\$400,000 \$200,000
		26(B)	\$200,000 \$100,000
		26(A), 26 (C) or 26{0) - for each such kind	\$600,000 \$300,000
		27	\$300,000 \$300,000
		28	\$2,000,000 \$1,000,000
		30	\$400,000 \$200,000
		31	\$100,000 \$50,000
			\$100,000 \$50,000
		§ 27. Group C of table three as contain section 4107 of the insurance law, as a the laws of 2006, is amended to read a Group C: 3(i) or 3(ii) - for each such kind 22	amended by chapter 626 o
		24	\$300,000 \$300,000
		26(B)	\$300,000 \$200,000
		26(A), 26(() or 26(D) -	
		for eachsuch kind	\$900,000 \$600,000
		28	\$3,000,000 \$2,000,000
		6{5}, 12{6} or 14{2} - for each such kind	ΦΕΩ ΩΩΩ ΦΕΩ ΩΩΩ
		each such kind	\$50,000 \$50,000 \$300,000 \$150,000
		30	\$300,000 \$150,000
		31	\$100,000 \$100,000
		<u>32</u>	\$100,000 \$100,000"
Page 97,	Line 3,	Strike out "§22" and insert "S	§28″
Page 97,	Line 3,	After "shall take effect" str	ike out "on"
	1	<u>l</u>	

Page	Line	Amendment
Page 103,	Line 50	After "as" strike out "amended" and insert "added"
Page 108,	Line 37	After "the" insert "[" and after "state" insert "]school district"
Page 108,	Line 39	Before "and" insert "[" and after "districts" insert "]"
Page 108	Line 53	After "§ 2." insert "Paragraph b of subdivision 1 of section 4405 of the education law is REPEALED. § 3."
Page 109	Line 1	After "affect the" strike out "repeal" and insert "expiration"
Page 109	Line 2	After "deemed" strike out "repealed" and insert "to expire"
Page 115,	Between lines 52 and 53,	Insert Part P (LBD #75027-02-0)
Page 116,	Line 7,	After "through" strike out "0" and insert "P"