PART G, relating to state support for public schools is amended to:

- Delete language referring to a non-existent paragraph of the Education Law.

- Add inadvertently omitted language that would eliminate the requirement that the New York City’s School Construction Authority’s (SCA) perform at least 40 percent of design work in-house.

PART L, relating to the transfer of the vocational rehabilitation portion of the Vocational and Education Services for Individuals with Disabilities Program from the State Education Department to the Department of Labor and the merger of the Workers’ Compensation Board with the Department of Labor, as well as the abolition boards and councils and creation of new units and programs is amended to:

- Add the technical reference to the Labor Law within the saving clause section of the workers' compensation transfer article.

PART O, relating to holding districts responsible for achieving a fifty percent work participation rate for families receiving public assistance is amended to:

- Correct the reference to the Commissioner of the Office of Temporary and Disability Assistance.

PART R, relating to the transfer of the functions, powers, duties and obligations of the department of labor concerning employment programs for applicants for recipients of public assistance from the New York state department of labor to the New York state office of temporary and disability assistance and to repeal subdivision 14 of section 21 of the labor law, is amended to:

- Adds additional references to authorize transfer of the functions, powers and duties to the Office of Temporary and Disability Assistance.

PART S, relating to holding districts responsible for achieving a fifty percent work participation rate for single adults receiving public assistance, is amended to:

- Changes the effective date to October 1, 2005 and restores the period for assigning the penalty to each quarter of a State fiscal year.
Part W, relating to reducing placements of person-in-need-of-supervision (PINS) in detention facilities and make services available to PINS in their communities, is amended to:

- Correct the statutory reference regarding responsibility of local commissioners of social services for the placement of PINS.

- Clarify that services provided to youth to reduce placements in detention facilities are diversion services, and that each county and the City of New York will have a designated lead agency responsible for providing such services.

- Require that each social services district multi-year consolidated plan for adult services and family and children’s services include a section on diversion services to reduce placements in detention facilities, and such section is to be jointly reviewed and approved or disapproved by the Commissioner of the Office of Children and Family Services and the Director of the Division of Probation and Correctional Alternatives or any other successor agency or entity.

Part X, relating to reimbursement for a portion of the costs of social services districts for care provided to foster children in institutions, group residences, group homes, and agency operated boarding homes is added to:

- Require localities to pay the applicable Maximum State Aid Rate for Congregate Care Foster Care providers and the applicable administrative/services rate from agencies operating specialized foster boarding homes within three years.