Part B, relating to streamlining higher education program approvals is amended to:

- Expand the streamlined program approval to cover, in addition to the State University of New York and the City University of New York, any other not-for-profit college or university.

- Modify the streamlined program approval to: cover a college or university that (1) has maintained a physical presence in New York State operating continuously under the same governing body for the immediately preceding ten years and (2) has been accredited by the Middle State Commission on Higher Education or the State Education Department for the immediately preceding ten years; and exclude any new curriculum or program of study that leads to professional licensure.

Part C, relating to the establishment of the Get on Your Feet Loan Forgiveness Program, is amended to:

- Clarify the definition of income for purposes of the loan forgiveness program.

Part H, relating to the implementation by colleges and universities of sexual assault, dating violence, domestic violence and stalking prevention and response policies and procedures, is amended to:

- Clarify the effective date provisions.

Part J, relating to raising the age of juvenile jurisdiction, is amended to:

Make technical corrections to provide clarifying language, effective date changes, and consistency among various statutes.

Part N, relating to increasing the minimum wage, is amended to:

- Align the statutory Unemployment Insurance (UI) high quarter earning threshold with the proposed statewide Minimum Wage rate, thereby maintaining conformance with Federal United States Department of Labor UI requirements.

Part R, relating to the Higher Education Capital Matching Grant Program, is added to:

- Make statutory changes to continue the Higher Education Capital Matching Grant Program in future years consistent with the Executive Budget FY 2016 Capital Program and Financing Plan.