Amend CSSB 286 by adding the following appropriately numbered SECTIONS to the bill and renumbering subsequent SECTIONS of the bill accordingly:

SECTION \_\_\_\_. The heading to Subchapter N, Chapter 51, Education Code, is amended to read as follows:

SUBCHAPTER N. PARTNERSHIPS BETWEEN COMMUNITY/JUNIOR COLLEGES AND OTHER INSTITUTIONS OF HIGHER EDUCATION [UPPER-LEVEL UNIVERSITIES OR CENTERS]

SECTION \_\_\_\_. Section 51.661, Education Code, is amended to read as follows:

Sec. 51.661. PURPOSE. The purpose of this subchapter is to encourage partnerships between public community/junior colleges and <u>other institutions of higher education that</u> [upper-level universities or centers which] are located in the same state uniform service region as adopted by the Texas Higher Education Coordinating Board in order to improve the continuity, quality, and efficiency of educational programs and services.

SECTION \_\_\_\_. Subchapter N, Chapter 51, Education Code, is amended by adding Section 51.6615 to read as follows:

Sec. 51.6615. DEFINITION. In this section, "institution of higher education" has the meaning assigned by Section 61.003.

SECTION \_\_\_\_. Section 51.662, Education Code, is amended to read as follows:

Sec. 51.662. PARTNERSHIP AGREEMENTS. With the approval of the Texas Higher Education Coordinating Board, the governing boards of a public community/junior college and <u>another institution of higher education that</u> [an upper-level university or center which] are located in the same state uniform service region as adopted by the coordinating board may enter into a partnership agreement designed to coordinate the management and operations of the institutions. The agreements shall in no way abrogate the powers and duties of the boards with regard to the governance of their respective institutions.

SECTION \_\_\_\_. Section 51.666, Education Code, is amended to read as follows:

Sec. 51.666. FACILITIES. A participating <u>institution of</u> <u>higher education</u> [<del>upper-level university or center</del>] may lease

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facilities from or to the community/junior college for administrative and instructional purposes. Community/junior college facilities may not be transferred to the <u>other</u> <u>participating institution of higher education</u> [university or <u>center</u>] and may not be included in the space inventory of the <u>other</u> <u>participating institution of higher education</u> [university or <u>center</u>] for formula funding purposes.

SECTION \_\_\_\_. Section 51.667, Education Code, is amended to read as follows:

Sec. 51.667. STATE FUNDING. The community/junior college shall receive state appropriations on the same formula basis as other community/junior colleges, and the <u>other participating</u> <u>institution of higher education</u> [<u>university or center</u>] shall receive state appropriations on the same formula basis as other <u>similar institutions of higher education</u> [<u>upper-level senior</u> <u>colleges and universities</u>].

SECTION \_\_\_\_. Section 51.668, Education Code, is amended to read as follows:

Sec. 51.668. CONTINUING RESPONSIBILITIES. A participating community/junior college must continue to provide programs and services enumerated in <u>Section 130.003(e)</u> [Subsection (e) of <u>Section 130.003 of this code</u>]. The <u>role</u> [rule] and scope of the <u>other</u> participating <u>institution of higher education</u> [university or <u>center</u>] are subject to approval by the coordinating board.