Amend CSHB 2 as follows:

- (1) On page 101, line 15, strike "Subsection (a)" and substitute "Subsections (a) and (d)".
- (2) On page 102, between lines 10 and 11, insert the following:
- (d) Notwithstanding any other provision of this code, for purposes of determining the performance of a school district or open-enrollment charter school under this chapter, including the academic performance rating [accreditation status] of the district or school, a campus that is a [student confined by court order in a residential program or] facility operated by or under contract with the Texas Youth Commission or a pre-adjudication secure detention facility or a post-adjudication secured correctional facility that is registered with the Texas Juvenile Probation Commission is not considered to be a part [student] of the school district [in which the program or facility is physically located] or open-enrollment charter school that operates the campus. The performance of [such] a student that attends such a campus on an assessment instrument or other academic excellence indicator adopted under Section 39.051 shall be determined and $[\tau]$ reported, but may not be used to determine the rating of the school district or open-enrollment charter school unless the campus is the only campus operated by the district or school [and considered separately from the performance of students attending a school of the district in which the program or facility is physically located].