Amend CSHB 2292 as follows:

Insert after SECTION 2.06.

Any entity to which functions described in ARTICLE 2 of this act are transferred will be considered a state agency for the purposes of

- (a) Section 21.010 of the Texas Labor Code,
- (b) Subchapter I, Sections 21.451, 21.452, 21.453, 21.454,21.455, and 21.456 of the Texas Labor Code
- (c) Subchapter J, Sections 21.501, 21.502, 21.503, and 21.504 of the Texas Labor Code, and
- (d) Subchapter K, Sections 21.551, 21.552, 21.553, 21.554, 21.555, and 21.556 of the Texas Labor Code.