I. BACKGROUND
The 84th Texas Legislature passed House Bill 1842 which allows public school districts to have the same flexibilities available to open enrollment charter schools. By allowing a public school district to pursue certain innovations, the district will have the opportunity to exempt certain requirements that are outlined in the Texas Education Code. These exemptions will allow for more local control and decision-making. Local decision making results in a greater benefit for the students of Paint Creek ISD. To be eligible for exemptions, the district has to become a District of Innovation.

II. DISTRICT OF INNOVATION
A school district that is designated as a District of Innovation has the opportunity to exempt certain requirements regarding school start date, minimum minutes of instruction, teacher contracts and certification, the 90 percent attendance rule, class size ratio and other areas. As a District of Innovation, Paint Creek ISD will have the opportunity and freedom to make decisions that are in the best interest of the students.

III. TERM
The plan can have a term up to five years, but at any time throughout the term the plan can be amended, rescinded, or renewed by a majority vote of the District Advisory Committee and the Board of Trustees - in the same manner that was required for initial adoption.

IV. COMMITTEES AND BOARD OF TRUSTEES

District of Innovation Committee

Cheryl Floyd, Superintendent
Roy Gardner, Principal
Robert Cummings, Teacher
Tammi Hawkins, Teacher
Evan Cardwell, Teacher
Jennifer Prichard, Teacher
Valiene Bullinger, Counselor
Emily Olson, Teacher
Wanda Thompson, Community Member
Jim Raughton, Community Member
Meranda Grand, Parent
LP Adams, Parent

District Site Based Decision Making Committee

Cheryl Floyd, Superintendent
Roy Gardner, Principal
Robert Cummings, Teacher
Tammi Hawkins, Teacher
Jennifer Prichard, Teacher
Emily Olson, Teacher
Wanda Thompson, Community Member
Jim Raughton, Community Member
Meranda Grand, Parent
LP Adams, Parent

Board of Trustees

Dana Pendergraft, President
Jamie Mickler, Vice President
Sherrie Raughton, Secretary
Vern Howard, Member
Randy Emert, Member
Stick Raughton, Member

V. TIMELINE

April 18, 2017 – Board of Trustees approved the resolution and conducted a public hearing regarding the development of the District of Innovation Plan

May 9, 2017 – Board of Trustees approved: 1) proceeding with the District of Innovation process and 2) the District of Innovation Committee

May 15, 2017 – The District of Innovation Committee reviewed and approved the Innovation Plan. A public hearing was held.

May 15, 2017 – The plan was posted on the district’s website and the Commissioner of Education was notified of the district’s intent to become a District of Innovation.

June 13, 2017 – The District of Innovation Plan presented to the Board of Trustees.
VI. Innovations

A. Minimum Minutes of Instruction
   Sec. 25.081 (e) Operation of Schools. For purposes of this code a reference to a
day of instruction means 420 minutes.
   Sec. 25.082 (a) School Day. A school day shall be at least seven hours each day,
   including intermissions and recesses.

Exemption from the 420-minute requirement would allow Paint Creek ISD the
flexibility to alter the school day on days in which it is locally determined as
necessary and beneficial to district and stakeholders. Exempting completely from
the 420-minute requirement would give the district a significant amount of local
control over scheduling, without the fear of diminishing state funding or losing
credit for instructional time that might cause the district to fall out of compliance
with annual minute requirements. Paint Creek ISD does not intend to shorten the
school day without a specific purpose. To the greatest extent possible, “early
release” days will be planned ahead of time and noted in the district calendar,
which is approved by the Board of Trustees and distributed to stakeholders in
advance of the school year.

B. Uniform School Start Date and End Date
   Sec. 25.0811. First Day of Instruction. Except as provided by this section, a school
district may not begin instruction for students for a school year before the fourth
Monday in August.
   25.0812. Last Day of School. Except as provided by Subsection (b), a school
district may not schedule the last day of school for students for a school year
before May 15.

The flexibility of start and end date allows the district to determine locally, on an
annual basis, what best meets the needs of the students, the school and the local
community. In addition, the flexibility allows a district to better align its starting
date to accommodate the start date of colleges, it helps to balance the amount
of instructional time per semester, it helps students transition into elementary
school, junior high school, and high school by starting classes as a short week and
it provides for more flexibility regarding professional development.

C. Teacher Certification
   Sec. 21.003. Certification Required. A person may not be employed as a teacher,
teacher intern or teacher trainee, librarian, educational aide, administrator,
educational diagnostician, or school counselor by a school district unless the
person holds an appropriate certificate or permit issued as provided by Subchapter B.

Sec. 21.053. Presentation and Recording of Certificates. (a) A person who desires to teach in a public school shall present the person’s certificate for filing with the employing district before the person’s contract with the board of trustees of the district is binding. (b) An educator who does not hold a valid certificate may not be paid for teaching or work done before the effective date of issuance of a valid certificate.

Sec. 21.057. Parental Notification. (a) A school district that assigns an inappropriately certified or uncertified teacher to the same classroom for more than 30 consecutive instructional days during the same school year shall provide written notice of the assignment to a parent or guardian of each student in that classroom.

The current state teacher certification requirements inhibit the District’s ability to hire teachers to teach hard-to-fill, high demand, dual credit, and career and technical courses. Paint Creek ISD is located in a rural area, which limits course offerings. To best serve the students of Paint Creek ISD, decisions on certifications will be handled locally – based on the needs of the students. The District will establish its own local qualification requirements and its own requirements for training professionals and experts to teach such courses.

D. 90 Percent Attendance Rule

Sec. 25.092 MINIMUM ATTENDANCE FOR CLASS CREDIT OR FINAL GRADE. (a) Except as provided by this section, a student in any grade level from kindergarten through grade 12 may not be given credit or a final grade for a class unless the student is in attendance for at least 90 percent of the days the class is offered. (a-1) A student who is in attendance for at least 75 percent but less than 90 percent of the days a class is offered may be given credit or a final grade for the class if the student completes a plan approved by the school's principal that provides for the student to meet the instructional requirements of the class. A student under the jurisdiction of a court in a criminal or juvenile justice proceeding may not receive credit or a final grade under this subsection without the consent of the judge presiding over the student's case. (a-2) Subsection (a) does not apply to a student who receives credit by examination for a class as provided by Section 28.023. (b) The board of trustees of each school district shall appoint one or more attendance committees to hear petitions for class credit or a final grade by students who are in attendance fewer than the number of days required under Subsection (a) and have not earned class credit or a final grade under Subsection (a-1). Classroom teachers shall comprise a majority of the membership of the committee. A committee may give class credit or a final grade to a student because of extenuating circumstances. Each board of trustees shall establish
guidelines to determine what constitutes extenuating circumstances and shall adopt policies establishing alternative ways for students to make up work or regain credit or a final grade lost because of absences. The alternative ways must include at least one option that does not require a student to pay a fee authorized under Section 11.158(a)(15). A certified public school employee may not be assigned additional instructional duties as a result of this section outside of the regular workday unless the employee is compensated for the duties at a reasonable rate of pay. (c) A member of an attendance committee is not personally liable for any act or omission arising out of duties as a member of an attendance committee. (d) If a student is denied credit or a final grade for a class by an attendance committee, the student may appeal the decision to the board of trustees. The decision of the board may be appealed by trial de novo to the district court of the county in which the school district’s central administrative office is located. (e) This section does not affect the provision of Section 25.087(b) regarding a student’s excused absence from school to observe religious holy days. (f) The availability of the option developed under Subsection (b) must be substantially the same as the availability of the educational program developed under Section 11.158(a)(15).

State law currently requires students to attend class 90 percent of the school days the class is offered as one requirement to earn credit or a final grade. Therefore, the law currently translates into requiring the District to award class credit or a final grade to students based on "seat time" rather than on content mastery. It is the intent of the District to award credit on mastery of content.

The 90 percent rule is an arbitrary percentage. Local districts need the flexibility to set their own requirement. Exemption from the 90 percent rule will allow Paint Creek ISD to promote learning through innovation in the methods, locations, and times instruction may be delivered to students, thereby accommodating students with legitimate scheduling conflicts, reducing dropouts, and increasing the number of qualifying graduates. The district will not have to penalize students who miss class due to extenuating circumstances. At no point does the exemption from this requirement for minimum attendance serve as a means by which the District avoids the obligation to determine the student’s grade according to the student’s master of the curriculum. It also does not impact or alter existing compulsory attendance requirements or University Interscholastic League (UIL) rules. Opting out of Section 25.092 in no way limits or modifies a teacher’s right to determine the finality of a grade in accordance with Texas Education Code 28.0214, nor does it restrict or alter a teacher’s right to assign grades in accordance with Texas Education Code 28.0216.
E. **Contract Service Days**

Sec. 21.401. (a) A contract between a school district and an educator must be for a minimum of 10 months' service.

With the passage of 25.081 which changed the required days of instruction to minutes, the law regarding contract days for 10-month employees was not addressed. The determination of how many days are required to fulfill an employee’s contract should be a local decision.

F. **Probationary Contracts**

Sec. 21.102. b) A probationary contract may not be for a term exceeding one school year. The probationary contract may be renewed for two additional one-year periods, for a maximum permissible probationary contract period of three school years, except that the probationary period may not exceed one year for a person who has been employed as a teacher in public education for at least five of the eight years preceding employment by the district.

Rather than being limited to only one school year on a probationary contract for experienced teachers, nurses, counselors or other certified positions requiring Chapter 21 contracts who are new to the District but have been employed in public education for at least five of the eight previous years, Paint Creek ISD proposes to extend by one year the ability to place an employee on a subsequent probationary contract. The probationary contract may be renewed for one additional period for a maximum permissible probationary contract period of two full school years. If an employee is hired after the first day of instruction, that year will not count toward the full school year requirement. This will allow the district more time to evaluate a staff member’s effectiveness.

G. **Transfer Students**

Sec. 25.036 (a) Any child, other than a high school graduate, who is younger than 21 years of age and eligible for enrollment on September 1 of any school year may transfer annually from the child's school district of residence to another district in this state if both the receiving district and the applicant parent or guardian or person having lawful control of the child jointly approve and timely agree in writing to the transfer.

Violation of the terms of the transfer agreement may result in revocation of the agreement during the school year or may result in a transfer request not being
approved the following year.

VII. IMPLEMENTATION

The District of Innovation Plan is designed to create parameters within which the District will operate, in order to provide additional student opportunities. Adjustments to Board Policy will be researched and adopted where appropriate. The District will continue to seek innovative instructional arrangements to meet the growing and changing needs of each individual student.