



SAU 35 Full Board
Non Public Session

DATE: June 4th, 2024

Board Members Present:

Bethlehem: Robert Weir, James Noyes, Sarah Storella, Margaret Hocking, Jennifer Lucas

Lafayette: Joseph Garrison, Michael Rhodes

Landaff: Matthew Copithorne, John Barth, Michelle Beaudin

Lisbon: Robert Adams, Brian Hubbard, Scott Peterson, Cathy Colby (6:26 pm)

Profile: Adam Boyer, Timothy Burger, Andrea Price

Others: Clerk Rhiannon Copithorne

**MOTION MADE BY MATTHEW COPITHORNE TO ENTER NON-PUBLIC SESSION,
SECONDED BY JAMES NOYES**

Roll Call Vote to enter Non Public Session:

Noyes	YES
Storella	YES
Peterson	YES
Hubbard	YES
Garrison	YES
Adams	YES
Barth	YES
Copithorne	YES
Beaudin	YES
Burger	YES
Boyer	YES
Price	YES
Hocking	YES
Lucas	YES
Rhodes	YES
Weir	YES

Motion: PASSED TO ENTER NON PUBLIC SESSION AT 6:04 PM

Specific Statutory Reason cited as foundation for the nonpublic session:

X RSA 91-A:3, II (a) The dismissal, promotion, or compensation of any public employee or the disciplining of such employee, or the investigation of any charges against him or her, unless the employee affected (1) has a right to a public meeting, and (2) requests that the meeting be open, in which case the request shall be granted.

____ RSA 91-A:3, II (b) The hiring of any person as a public employee.

____ RSA 91-A:3, II (c) Matters which, if discussed in public, would likely affect adversely the reputation of any person, other than a member of this board, unless such person requests an open meeting. This exemption shall extend to include any application for assistance or tax abatement or waiver of a fee, fine or other levy, if based on inability to pay or poverty of the applicant.

____ RSA 91-A:3, II (d) Consideration of the acquisition, sale or lease of real or personal property which, if discussed in public, would likely benefit a party or parties whose interests are averse to those of the general community.

____ RSA 91-A:3, II (e) Consideration or negotiation of pending claims or litigation which has been threatened in writing or filed by or against this board or any subdivision thereof, or by or against any member thereof because of his or her membership therein, until the claim or litigation has been fully adjudicated or otherwise settled.

____ RSA 91-A:3, II (i) Consideration of matters relating to the preparation for and the carrying out of emergency functions, including training to carry out such functions, developed by local or state safety officials that are directly intended to thwart a deliberate act that is intended to result in widespread or severe damage to property or widespread injury or loss of life.

____ RSA 91-A:3 (j) Consideration of confidential, commercial, or financial information that is exempt from public disclosure under RSA 91-A-5, IV in an adjudicative proceeding pursuant to RSA 541 or RSA 541-A.

____ RSA 91-A:3 (k) Consideration by a school board of entering into a student or pupil tuition contract authorized by RSA 194 or RSA 195-A, which, if discussed in public, would likely benefit a party or parties whose interests are adverse to those of the general public or the school district that is considering a contract, including any meeting between the school boards, or committees, thereof, involved in negotiations. A contract negotiated by a school board shall be made public prior to its consideration for approval by a school district, together with minutes of all meetings held in nonpublic session, any proposals or records related to the contract, and any proposal or records involving a school district that did not become a part to the contract, shall be made public. Approval of a contract by a school district shall occur only at a meeting open to the public at which, or after which, the public contract by a school district shall occur only at a meeting open to the public at which, or after which, the public has had opportunity to participate.

____ RSA 91-A:3 (l) Consideration of legal advice provided by legal counsel, either in writing or orally, to one or more members of the public body, even where legal counsel is not present.

____ RSA 91-A:3 (m) Consideration of whether to disclose minutes of a nonpublic session due to a change in circumstances under paragraph III. However, any vote on whether to disclose minutes shall take place in public session. III. Minutes of meetings in nonpublic session shall be kept and the record of all actions shall be promptly made available for public inspection, except as provided in this section. Minutes of such sessions shall record all actions in such a manner that the vote of each member is ascertained and recorded. Minutes and decisions reached in nonpublic session shall be publicly disclosed within 72 hours of the meeting, unless, by recorded vote of 2/3 of the members present taken in public session, it is determined that divulgence of the information likely would affect adversely the reputation of any person other than a member of the public body itself, or render the proposed action ineffective, or pertain to terrorism, more specifically, to matters relating to the preparation for and the carrying out of all emergency functions, developed by local or state safety officials that are directly intended to thwart a deliberate act that is intended to result in widespread or severe damage to property or widespread injury or loss of life. This shall include training to carry out such functions. In the event of such circumstances, information may be withheld until, in the opinion of a majority of members, the aforesaid circumstances no longer apply. For all meetings held in nonpublic session, where the minutes or decisions were determined to not be subject to full public disclosure, a list of such minutes or decisions shall be kept and this list shall be made available as soon as practicable for public disclosure. This list shall identify the public body and include the date and time of the meeting in nonpublic session, the specific exemption under paragraph II on its face which is relied upon as foundation for the nonpublic session, the date of the decision to withhold the minutes or decisions from public disclosure, and the date of any subsequent decision, if any, to make the minutes or decisions available for public disclosure. Minutes related to a discussion held in nonpublic session under subparagraph II(d) shall be made available to the public as soon as practicable after the transaction has closed or the public body has decided not to proceed with the transaction.

Remove public meeting tape (if applicable): N/A

Description of matters discussed and final decisions made:

Discussion regarding the evaluation of Superintendent Kate Segal.

MOTION MADE BY JAMES NOYES TO LEAVE NON-PUBLIC SESSION, SECONDED BY MATTHEW COPITHORNE

Roll Call Vote to leave Non Public Session:

Noyes	YES
Storella	YES
Peterson	YES
Hubbard	YES

Garrison	YES
Colby	YES
Adams	YES
Barth	YES
Copithorne	YES
Beaudin	YES
Burger	YES
Boyer	YES
Price	YES
Hocking	YES
Lucas	YES
Rhodes	YES
Weir	YES

Motion: PASSED TO RETURN TO PUBLIC SESSION AT 7:38 PM

Public session reconvened at 7:38 p.m.

Non public meeting tape removed, public meeting tape replaced (if applicable): N/A

MOTION MADE BY MATTHEW COPITHORNE TO SEAL MEETING MINUTES FOR 5 YEARS, SECONDED BY JAMES NOYES

It is determined that divulgence of this information likely would.....

- Affect adversely the reputation of any person other than a member of this board.
- Render a proposed action ineffective.
- Pertains to preparation or carrying out of actions regarding terrorism.

Roll Call Vote to seal minutes:

Noyes	YES
Storella	YES
Peterson	YES
Hubbard	YES
Garrison	YES
Colby	YES
Adams	YES
Barth	YES
Copithorne	YES
Beaudin	YES
Burger	YES
Boyer	YES
Price	YES
Hocking	YES

Lucas	YES
Rhodes	YES
Weir	YES

Motion: PASSED TO SEAL MINUTES FOR 5 YEARS

Note: Under RSA 91-A:3, III. Minutes of proceedings in nonpublic sessions shall be kept and the record of all actions shall be promptly made available for public inspection, except as provided in this section. Minutes and decisions reached in nonpublic session shall be publicly disclosed within 72 hours of the meeting, unless, by recorded vote of 2/3 of the members present, it is determined that divulgence of the information likely would affect adversely the reputation of any person other than a member of this board, or render the proposed action of the board ineffective, or pertain to terrorism. In the event of such circumstances, information may be withheld until, in the opinion of a majority of members, the aforesaid circumstances no longer apply.