

Pittsburg School Board Meeting Agenda

Date	7/8/24		
Time	6:00 pm		
Location	Pittsburg School Conference Room		
Chairperson	Bob Ormsbee		
	School Board Members	Principal	SAU Members
Jamie Gray	Reginald Parker	Debbie Lynch	Dana Hilliard
Lindsey Gray		Student Member	Bridget Cross
Willard Ormsbee			

Public in Attendance:

Item	Subject
1.	Roll Call:
2.	Pledge of Allegiance
3.	Agenda Adjustments:
4.	Hearing of the Public:
5.	Reading of the Minutes: <ul style="list-style-type: none"> • Pittsburg School Board Meeting minutes of June 10, 2024
6.	Special Reports:
7.	Principals Report: Debbie Lynch <ul style="list-style-type: none"> • Policy GEA-R1 – Fitness Room • July Principal’s Report • Nomination for Coaches • Nomination for Athletic Director
8.	Superintendent’s Report: Dana Hilliard <ul style="list-style-type: none"> • Superintendent July Report • Open Board Member Seat & Policy Committee
9.	Non-Public Session: RSA 91-A:3, II(a)
10	Business Manager’s Report – Bridget Cross <ul style="list-style-type: none"> • Hydro Credits Agreement • Approval of Cleaning and Service Boilers Quote • Pre-K Students on School Buses • Ballfield Use Agreement • Area Agreement Timeline Discussion
11.	Unfinished Business:
12.	New Business:
13.	Other Business:
14.	Meeting Dates: <ul style="list-style-type: none"> • Pittsburg School Board meeting, August 12, 2024 @ 6:00 pm Pittsburg School Conference Room
15.	Adjournment:

Pittsburg School Board Meeting Minutes							
Date		06/10/2024					
Time		6:00 pm School Board Meeting					
Location		Pittsburg School Conference Room					
Chairperson		Bob Ormsbee					
School Board Members				Principal		SAU Members	
P	Jamie Gray	P	Hannah Kingsbury	P	Debbie Lynch	P	Bridget Cross
P	Lindsey Gray	P	Reggie Parker		Asst. Principal		
P	Bob Ormsbee			E	Misty Blais		
					Student Member		
				P	Joli Carlson		
Public in Attendance: Carmen Riley, Leelah Hailey, Wanda McGuire, Lesley Sierad, Nicole Jeralds, Norma Underhill							

Roll Call / Pledge of Allegiance: The meeting was called to order at 6:02 pm by the Chairman and opened with the Pledge of Allegiance.

Agenda Adjustments:

Hearing of the Public: None

Reading of the Minutes:

L. Gray/J. Gray: Motion to approve the May 13, 2024, minutes with discussed change.

VOTE: Motion Carries.

Special Reports: Wanda McGuire, Lesley Sierad, Nicole Jeralds and Norma Underhill came to discuss the Elementary School for the 24/25 school year. With the current student numbers the town may tell us to reduce a position. Board Chair Ormsbee began the discussion stating there are no Kindergarten students anticipated for the 24-25 school year meaning we could potentially have 0 First graders for the 25-26 school year. Debbie stated there is one applicant currently for the vacant 5/6 position. The board wanted input from the Elementary teachers regarding not filling the position and combining another elementary grade level such as 1/2 and possibly moving Nicole back to 5/6 as she has taught Grade 5 in the past. Wanda said she disagrees with combination classrooms. Research shows test scores are down for combination classes, kids get less hours of instruction for each class separately, Math and Reading classes cannot be taught together due to required content that is covered per grade level. Wanda also stated that students that young struggle to work independently making it difficult to teach, walk away, and teach the other class. Norma discussed that she would prefer 3rd and 4th grade be split as it is very challenging. Nicole mentioned that block scheduling will cut down on some of the teaching time as specials are double the time daily than current schedule. She also left her previous position to challenge herself for the lower level and wishes to stay teaching Grade 2. Nicole said having combined classes will require more para educators and support in the classroom. She also expressed concerns that having too many combination classes may be less attractive for families looking to enroll their children in Pittsburg School. Lesley discussed students with developmental delays require more time, the curriculum is more intense and requires more time. The board thanked them all for their input and requested that they speak up in regard to the potential cutting of a position at the Annual School District meeting in March. Many agreed they would do so.

Principals Report – Debbie Lynch –

June Report – The Athletic Awards Banquet will be Wednesday the 12th at 5:00 pm. June 13th is the Kindergarten Graduation, and the last day of school is the 14th. On the last day there will be a BBQ, HS Field Day and early release at 12:00 pm.

The schedule will move to block scheduling for next year. Some of the High School teachers went to Canaan School to review the block scheduling with their staff. The schedule will be 80 minutes each with a 30-minute WIN block before lunch. Will also use this time for travel to/from other schools during WIN.

J. Gray/R. Parker: Motion to allow the class of 2025 to host Donkey Basketball on the new gym floor. The board would like to confirm when the floor can be in use after the refinish and ensure it's not scheduled during that time. Maybe move it to the Spring.

1 No VOTE, 4 Yes VOTES: Motion Carries

Emily Bernhardt asked about the equipment for fly rods, waders, compasses that were purchased many years ago. She is interested in purchasing this equipment. The Board stated if the next PE teacher doesn't want the items for their class then they will consider selling the items.

J. Gray/R. Parker: Motion to approve putting the Junior High baseball/basketball back within the school system.

VOTE: Motion carried

Will need to let Superintendent Lawcewicz know and have Canaan's approval. This would begin in 25-26 as it's not budgeted for 24-25

Mrs. Lynch gave her summer schedule – Mondays and Tuesday work at the office, Wednesday and Thursday will work remotely and Fridays she will be off.

Student Report – Joli Carlson – Field day for younger students was last week. Juniors and Sophmores took down the decorations from graduation, there will be a cake walk on Friday, High School block scheduling next year. Students request there will be more hands-on learning and projects during the long period instead of all instructional time. Debbie will remind staff of this.

Business Managers Report – Bridget Cross

Had a discussion on the USDA RD Grant. Did not receive the funding but will be resubmitting this application.

Discussed the Renew America's Schools Program. The number of schools has increased to 12. We will keep board apprised if the funding is received.

R. Parker/J. Gray: Motion to approve the meal pricing for the 2024/2025 school year

VOTE: Motion Carries

J. Gray/R. Parker: Motion to approve the Food Service Meal Contract with Abbey Group for the 2024/2025 school year.

VOTE: Motion Carries

R. Parker/J. Gray: Motion to approve enrollment of Clarksville resident students to Pre-K and waive tuition.

VOTE: Motion Carries

Unfinished Business:

J. Gray/R. Parker: Motion to approve Clarksville/Pittsburg Area Agreement (2026-2036)

VOTE: Motion Carries

Open to Public: Carmen Riley – discussed the PE position and Josiah as AD & Coach and wanted an updated on the status of that position. Debbie told her we would be discussing it in more detail in nonpublic. Bridget reiterated that the candidate must have their Bachelor’s degree before we can hire them as a teacher per NHED credentialing.

New Business:

Non-Public Session:

R. Parker/J. Gray: Motion to go into Non-Public Session RSA 91-A:3, II (c) at 7:47 pm and invited Bridget Cross and Debbie Lynch into non-public session

VOTE: Motion Carries

R. Parker/J. Gray: Motion to come out of Non-Public Session at 8:48 pm

VOTE: Motion Carries

J. Gray/R. Parker: Motion to seal the minutes from the Non-Public Session

VOTE: Motion Carries

J. Gray/R. Parker: Motion to allow Debbie to pursue the positions as discussed.

VOTE: Motion Carries

L. Gray/R. Parker: Motion to approve the MOA with Pittsburg Education Association and Pittsburg School Board to remove the wording “remains the same” and replace it with “should be removed”. The Board Chair signed the agreement and Debbie will present to the association for final approval.

VOTE: Motion Carries

Meeting Dates:

- Pittsburg School Board meeting of June 24, 2024 @ 6:00 pm in the Pittsburg School Conference Room is cancelled. The next Pittsburg Board meeting will be July 8th @ 6pm.

The board thanked Hannah Kingsbury for serving on the board. Her tenure will be done on 6/30/24 as she will be employed as a teacher for Pittsburg School during the 2024-2025 School year.

Adjournment:

R. Parker/J. Gray: Motion to adjourn the meeting at 9:02 pm.

VOTE: Motion Carries.

Respectfully Submitted,
Billie Paquette
Executive Assistant

PITTSBURG Policy: GEA-R1

FITNESS ROOM

PURPOSE:

This policy outlines the safe and efficient use of the fitness room and its equipment.

GENERAL STATEMENT OF POLICY

The School Board encourages the use of the fitness room for **Staff** students and athletes. The fitness room may be available to staff as long as it does not interfere with student usage. Students have first priority for use of the fitness room under the supervision of the physical education teacher or coach, who has received the proper training. A list of trained staff will be available at the **SAU office, Athletic Director and** School office.

APPLICATION

This policy shall apply to all persons using the fitness room.

GENERAL USE OF THE FITNESS ROOM

- A. Only school district personnel (i.e. coaches and physical education teachers) or individuals who *have* received prior approval from the **SAU Principal**. Supervisors must be **certified trained** in the use of the equipment, AED, CPR, and care of injuries.
- B. At least one supervisor must be physically present in the fitness room whenever students are using the facility.
- C. No one, including the fitness room supervisors, is allowed to use the *fitness room bench press* alone.
- D. Inexperienced students shall be *given* instruction prior to any fitness room activity.
- E. Use of the fitness room by staff outside regular school hours must be approved by the **SAU Principal** and a list of staff who completed the Fitness Waiver and Release of Liability form.
- F. Equipment will be inspected *weekly* by the physical education teacher and/or Principal, *a logbook shall be kept recording the time, date, and status of the equipment for each inspection*. Equipment that is damaged will be **reported and** removed immediately and will not be returned until repaired by a certified technician or replaced. It shall be the responsibility of the adult authorized to use the fitness room to report on the equipment repair form any concerns with the equipment and tag the equipment, out of use.
- G. Employee use of the fitness room may be utilized during their personal time, such as during breaks, lunch and before or after work, upon signing the waiver and release of liability and on file at the SAU. Employees shall not work with students unless authorized by the *Athletic Director* **Principal** who will have a listing of staff eligible to train students.

- H. Spotters are required for all **benching**/lifting activities, including warm-ups and cool-downs and weight belts must always be worn whenever squatting.
- I. Collars must be used while doing all lifts **with the bars**.
- J. Weights are to be moved from the racks to the bars only. They are never to be thrown on the floor and left there. After each session, all the weight plates and apparatus must be put in their proper places **neatly and with control**.
- K. Inappropriate behavior (as determined by the supervisor) will not be tolerated; all patrons will exhibit respect for everyone in the fitness room.
- L. Persons who do not pick up after themselves, who are uncooperative, who do not follow policy, and/or who practice unsafe lifting, will lose their weight room privileges.

School Fitness Room Dress Code Policies:

1. FOOTWEAR: Clean athletic shoes should be worn at all times. Dress shoes, flip-flops, **Crocs**, sandals, open-toe, and deck shoes are not permitted. Shoe laces must be tied at all times to prevent slipping or tripping.
2. LOWER BODY WEAR: Participants are required to wear either workout shorts, warm-ups, or sweat pants. Blue jeans, dress pants, fatigues, cut-offs, and non-athletic dress shorts are not permitted.
3. UPPER BODY WEAR: T-shirts, sweat shirts, warm-ups, and unaltered tank tops are required. Shirts that have inappropriate logos on them will not be allowed at the supervisor's discretion. *This includes, but is not limited to, items that advertise alcohol, drugs, or tobacco. It further includes celebrities, bands, racecar drivers, etc. that advertise such products. Clothing with pictures and/or slogans that infer, suggest, hint or imply an obscenity, or are offensive to any student, teacher, or employee will not be allowed.*
4. Loose or dangling jewelry may not be worn in the weight room.

Pittsburg School Board: Adopted – June 16, 2014

Waiver and Release of Liability

READ BEFORE SIGNING

In exchange for using the Pittsburg School weight room, I agree to the following:

I agree to observe and obey all posted rules and warning and further agree to follow any oral instruction or directions given by any member of the Pittsburg School.

I recognize that there are certain inherent risks associated with using the equipment in the weight room and I assume full responsibility for personal injury and further release and discharge, Pittsburg school or volunteers for injury, loss of damage arising out of my use of or presence upon the facilities of Pittsburg School whether caused by the fault of myself or a third party.

I agree to indemnify and hold harmless the Pittsburg School against all claims, causes of action, damages, judgements, costs or expenses, including attorney fees and other litigation cost which may arise from using the weight room after school hours.

I agree to pay for all damages to the facility of the Pittsburg School caused by my neglect, recklessness or willful actions.

I ACKNOWLEDGE THAT I UNDERSTAND THE WAIVER DESCRIBED IN THIS DOCUMENT. WAIVER IS MADE UNDER THE MAXIMUM EXTENT PERMISSIBLE UNDER APPLICABLE LAW. I ACKNOWLEDGE THAT I HAVE SIGNED THIS DOCUMENT UNDER MY OWN FREE WILL.

Participant's signature _____

Printed Name _____ Date _____

Parent Signature _____ Date _____

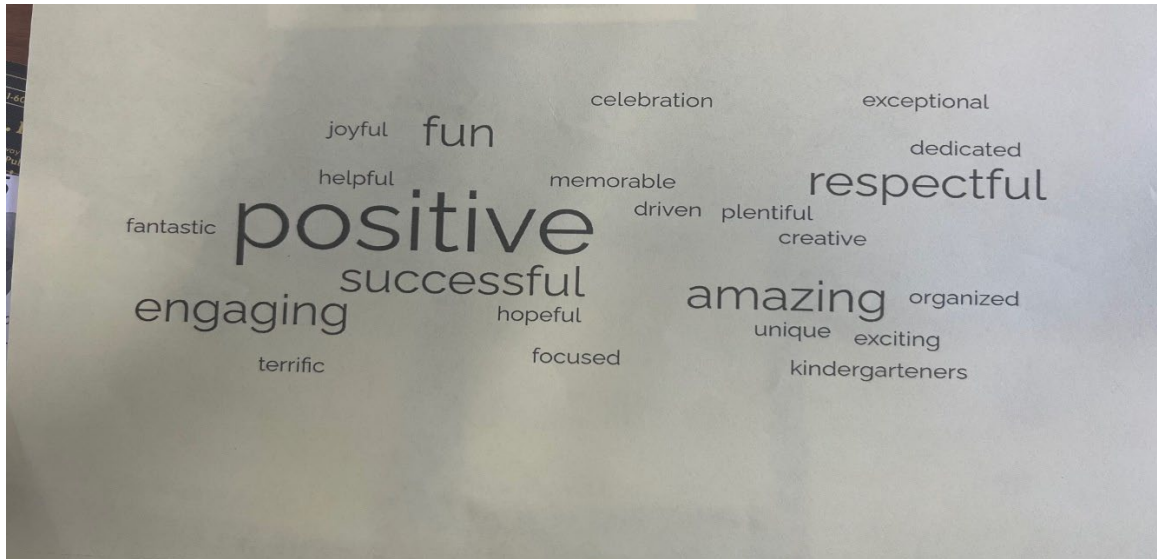
In case of emergency, please call _____ Phone # _____



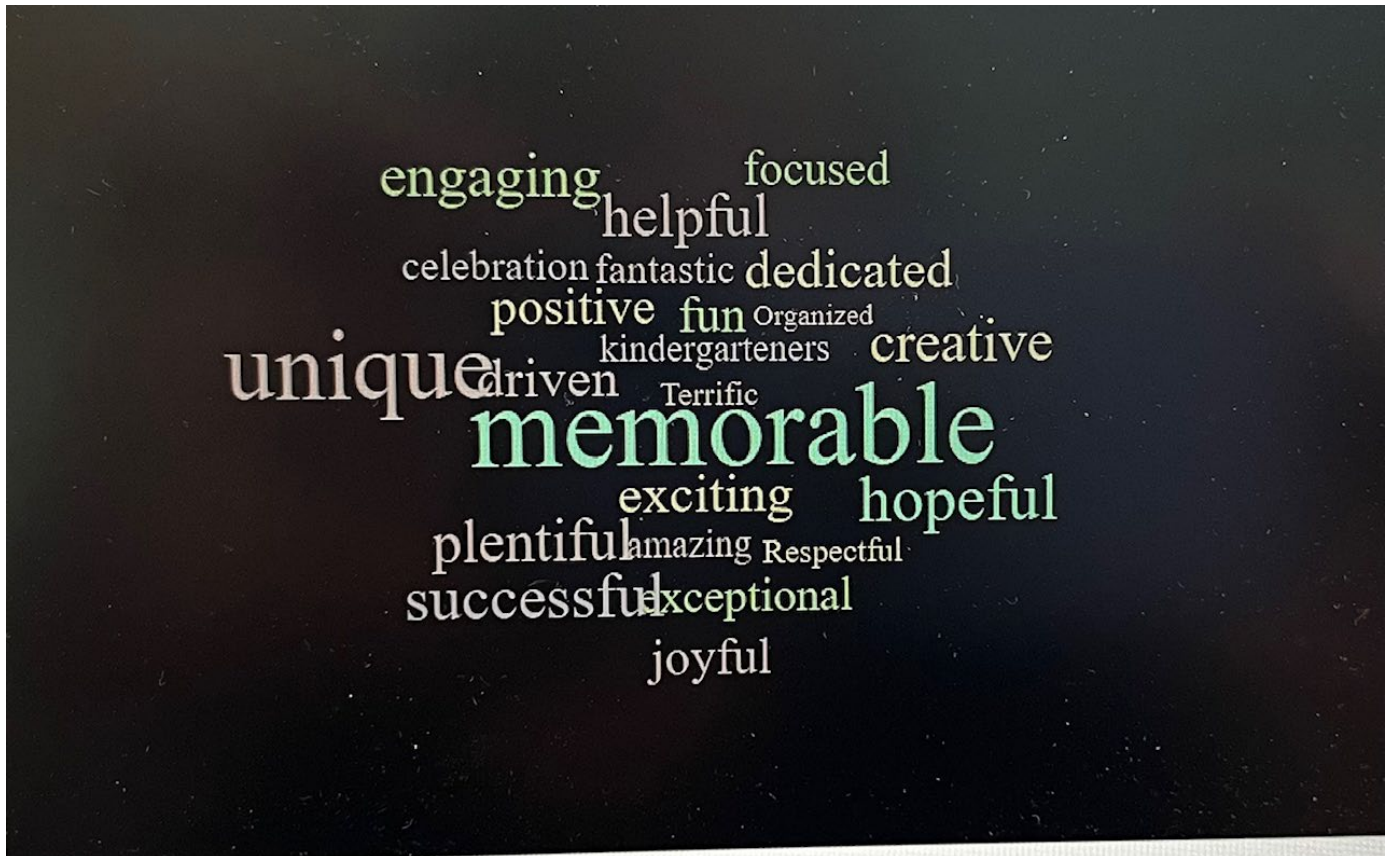
**Principal's Report
School Board Meeting
July 8, 2024**

1. Upcoming Events:
 - Week of July 8- gym floor will be redone
 - Second week of Art camp -sponsored by CRAG taught by Tammy Jeralds (11 students for week 1)
2. Update on open positions- Elementary and PE
3. Advertising on the digital sign- I have attached policy KHB for your review. I am interested in selling announcements as a fundraiser- (no more than 2-3 a day). These funds will be used for schoolwide activities (food, prizes, etc). We advertise local events now, but there has been interest in advertising birthdays, anniversaries, special events.
4. I would like to nominate Josiah Riley for the Athletic Director position and the Varsity Baseball coach position
5. Update on the PD I attended in June (at the meeting)
6. Wordle from the beginning of the year and then the wordle on the last day (see attached) In the fall I asked teachers to write down words that they hoped this year would be. On the last day, I asked them to mark the words from the fall that they thought this year was. Memorable and unique were the two words that showed up the most.
7. I would like to discuss the possibility of purchasing portable speed bumps for the parking lot (3 different spots). These will be picked up prior to plowing and will look for some that you don't have to hook into the new tar.
8. Request to change calendar dates: I would like to end semester 1 on Jan 17th (89 days) and second semester on June 11th (90 days)
9. David has agreed to teach Marketing and design for just this year- this will help with those students who were scheduled to take it with Mr. Wallace- If approved, David will be here until 1:15 each day
10. Policy regarding use of the baseball field at the dam (attached)
11. My summer schedule: (reminder)
 - a. Admin retreat with Dana and other district admins- August 6, 7
 - b. Attending the law conference in Meredith on August 14, 15 with the three other district admins

- c. I will be taking Fridays off as vacation days
- d. I will work from the office on Mondays and Tuesdays and remotely Wednesdays and Thursdays. This could change if something comes up in the building or outside in my personal life



FALL 2024



JUNE 2025



Superintendents Report for Monday July 8th, 2024

Dana S. Hilliard

New Beginnings: High energy start as I begin my tenure as SAU 7 Superintendent. We start our journey towards greatness as an untied team, with a willingness to learn and grow from each other. The common values we share; trust, communication, respect and openness will continue to be the pillars of our foundation. Together we will celebrate our accomplishments, learn from our mistakes and support each other. As individuals, each of us holds a wealth of knowledge and life experiences. When we share and combine those talents, we create a SAU which is a true reflection of our mission “To prepare all SAU 7 students for success in whatever path they choose”

Public Education is the great equalizer, through the doorways of each school all students are celebrated, nurtured and guided. It is bedrock of our republic, ensuring the next generation of Americans will embrace and protect our Constitutional values. We are the stewards of one of the greatest responsibilities that can be bestowed upon individuals, educating and guiding the youth of our society towards achieving their hopes and dreams. We accept this duty willingly with honesty, dedication and love as our guides.

Our journey towards greatness has begun, together as a team we will achieve success for all, why? Because WE ARE SAU 7.

The Weekly 7: Each Friday afternoon (more than likely the last email sent before starting the weekend) each of you will receive **“The Weekly 7”**. “The Weekly 7” will include a recap of the happenings throughout the district from that week. It will also include an ongoing list of dates for upcoming meetings and events. This will continue to keep the information flow moving between the Board and all components of SAU 7. Your future Board reports will be a summary of all “The Weekly 7’s” and any new information you need to be updated on since the last issue.

Goal Setting for SAU 7 Board: I would like each of you to ponder a future goal setting session. The purpose would be to have the full SAU 7 Board discuss and adopt the goals for the 2024-2025 operational year. The developed document would become the guide for all our work and would aid us in continuing in a clearly defined untied direction. I have reached out to Rick Alper from NH Primex on the possibility of moderating the goal setting session. I have worked with Rick in the past doing goal setting for SAU 56 and the City of Somersworth. Rick has agreed, and it is FREE of charge. I will make this an agenda item for the SAU 7 Board meeting in August for discussion and possible action.

2024 – 2025 Theme: Each year SAU 7 will have a “theme” for the school year. Our theme will help foster a positive climate and culture and help continue to unite all of us throughout SAU 7. We will include our theme in print material, remarks and celebrations. It is our hope to order banners for each school and the SAU to be displayed both inside and out with our theme on it. The 2024 -2025 theme is “Dreams”

Dreams

Your Dreams

School Dreams

Community Dreams

SAU 7 Dreams

Accompanying the theme for the year will also be our “theme song”. This year’s theme song will be “Dreams” by Van Halen.

Admin Retreat: The full Admin team will convene on August 6th and 7th for our annual retreat and team building. This year’s retreat will focus on setting goals for the upcoming years and gaining a better understanding and perspective on each of our leadership styles. The agenda for the two days is as follows.

August 6th – The team will get their creative juices flowing for an exciting morning of vision board magic! We will dive into a whirlwind of brainstorming and goal setting, led by Sue Bergman. We will mix a dash of imagination with a sprinkle of laughter as we chart our course for an amazing school year ahead!

August 7th: The team will embark on a journey of self-discovery and teamwork as we collaborate with the insightful Primex consultant Rick Alper. Together the team will dive into the fascinating world of DISC personality types assessment. This will aid us in uncovering each other's unique traits and learning how to leverage our strengths as we further unite our team.

Upcoming Dates of Interest:

August 6th – August 7th Admin Retreat

August 8th – SAU Board Meeting

Aug 15th – SAU Staff and Board Member Mixer (More Information to come)

August 22nd – Welcome Back Staff (in Pittsburg)

August 27th – First Day of School (Students)

“Alone we can do so little; together we can do so much.” — Helen Keller

PROVIDING COMPREHENSIVE ENERGY SOLUTIONS

Group Net Metering Proposal Options

Prepared for: SAU # 7 - Pittsburg School District

Prepared by: Freedom Energy Logistics

PROPOSAL 1 – Hydro Offering

Capacity: 238,800 kwh

Size Minimum: 50,000 kwh annually per account enrolled

Reimbursement Rate: .005 per kwh

Term: 5 years

Expected Flow Date: Already on flow

Expected rebate/yr: \$1,194

Expected rebate over term: ~\$5,970

Out of pocket cost: No

Installation: No

Impact on Third Party Supply Contracts: No

Model

5 YEAR HYDRO MODEL			
YEAR	Rate		Hydro Annual Rebate \$
1	0.005		\$1,194.00
2	0.005		\$1,194.00
3	0.005		\$1,194.00
4	0.005		\$1,194.00
5	0.005		\$1,194.00
			\$5,970.00

PROVIDING COMPREHENSIVE ENERGY SOLUTIONS

PROPOSAL 2 – Standby Hydro Offering

Capacity: 238,800 kwh/yr

Size Minimum: 50,000 kwh annually per account enrolled

Reimbursement Rate: .002 per kwh

Term: month-to-month, leave at any time

Energize Date: Already on flow

Expected rebate/yr: \$477

Out of pocket cost: No

Installation: No

Impact on Third Party Supply Contracts: No

Additional Freedom EXCLUSIVE Benefit: Month-to-Month option allowing you to opt out of the program at any time.

Model

	STNADBY HYDRO MODEL	
YEAR	Rate	Hydro Annual Rebate \$
1	0.002	\$477.60
2	0.002	\$477.60
3	0.002	\$477.60
4	0.002	\$477.60
5	0.002	\$477.60
		\$2,388.00

Bart Fromuth

Chief Executive Officer

[Freedom Energy Logistics](#)

5 Dartmouth Dr, Auburn NH 03032

Phone: 877.292.4232

bfromuth@felpower.com



Updated GNM Proposals for SAU 7

Who is the host?

The host would be the owner of the renewable generation asset. (The hydro dam owner.) We have multiple partnerships across the state, so the specific host depends on where you're located. SAU 7 would be either be joining the Erroll Hydro or the LS Power Dam in Gotham.

Where does the energy come from?

There are no changes to where your energy comes from. Whether you have a third-party supply agreement in place or are billed directly by the utility, everything remains the same. You are not buying the energy from the hydro dam so there are no behavioral changes at all.

How do you receive the kwh usage per month? Do you get this information from Eversource directly?

Our team will reach out and request an invoice copy for the accounts in the program. Each quarter, we'll issue a rebate check based on the total kwh.

Freedom Logistics, LLC
Standby Group Member Agreement

This Agreement is between Freedom Logistics, LLC, the Group Net Metering Administrator (“Admin”), and **_SAU # 7 – Pittsburg School District_** (“Group Member”), for the purposes of establishing and maintaining Group Net Metering between Host(s), Group Member(s) and Admin under NH RSA 362-A:1-a, II-c and Public Utility Commission Rule PUC 909. Host shall be defined as an eligible renewable generator under NH RSA 362-A:1-a, II-c. The effective date of this Agreement shall be **_6/11/2024_** or the date on which Group Member starts to accumulate rebate money, whichever comes first.

NOW, THEREFORE, in consideration of the premises and of the mutual agreements contained herein, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Admin and Group Member (together referred to as the “Parties”) hereby agree as follows:

I. **Contract Volume**

Group Member uses approximately **_238,800_** kwh per year among the LDC account number(s) listed in Schedule A and represents that 100% of its usage is available for Group Net Metering.

II. **Term of the Agreement**

This Agreement will be month to month. During this period Group Member shall not attempt to Group Net Meter with any other Group, Admin or Host for the LDC account numbers listed in Schedule A and shall make all of their associated usage available to the Group. Group Member acknowledges that rebates are not guaranteed and depend on availability of production, applicable rate class default service offer (as set by the NH PUC) and payment by Host to Admin for disbursement. In the event that Host does not make payment to Admin, Admin is not liable to Group Member for Group Member’s share. Group Member or Admin may terminate this Agreement for any reason on thirty (30) days’ notice. Any amounts owed to Group Member from any period prior to termination shall be paid, provided payment has been received by Admin from Host(s).

III. **Reporting Requirements and Registration**

The Admin will act for the Host and the Group Members and will be responsible for all registration and ongoing reporting requirements necessary to initiate and maintain a Group Net Metering arrangement pursuant to Part PUC 909.

Group Member shall provide Admin with monthly LDC invoices associated with the account #'s listed in Schedule A for the purposes of reporting requirements and verifying and remitting rebate amounts.

IV. **Payment to Group Member by Admin**

Group Member is entitled to a rebate amount of \$.002 per kwh, multiplied by the amount of Group Member usage utilized by the Group Net Metering Host(s). Admin shall pay Group Member within forty five (45) days of receipt of payment from Host(s). Hosts typically, but

not always, issue rebate payments to the Admin quarterly. Admin shall only pay Group Member their rebate amount of .002 per kwh for their share of usage used by Host(s).

V. **Movement Between Groups**

Due to the uncertainty surrounding production provided by Group Net Metering Hosts as a result of weather, maintenance, change of law, litigation, regulatory burdens, etc... Group Member authorizes Admin to move their account in between Group Net Metering groups at Admin's discretion.

VI. **No Guarantee**

Group Member acknowledges and understands that neither Admin or associated Hosts guarantee Host production/generation or the availability of rebates. Numerous factors beyond the control of the Admin may disrupt, terminate or suspend the availability of this program or the consideration contemplated.

VII. **Termination**

Any Group Member wishing to terminate this Agreement, shall provide thirty (30) days notice.

The Departure of a Group Member shall be effective on the Group Member's last meter read date immediately preceding the Group Member's date of departure.

VIII. **Disputes and Governing Law**

The Parties shall attempt in good faith to resolve all disputes arising under this agreement. In the event the parties are unable to resolve a dispute, controversy or claim arising under this agreement, then either party may give written notice to the other party of its intention to mediate. Any dispute arising under this agreement may be settled by mediation in the State of New Hampshire in accord with such procedures as may be acceptable to the parties.

(a) This Agreement and the rights and duties of Parties hereunder shall be governed by and construed, enforced and performed in accordance with the law of the state of New Hampshire.

(b) if the dispute has not been resolved through mediation within thirty (30) days after written notice beginning the mediation process (or a longer period, if the parties agree to extend the mediation), the mediation shall terminate and the parties shall be free to litigate the matter.

(c) in the event of litigation arising under this agreement, the prevailing party shall be entitled to collect all reasonable costs and fees associated with the litigation, including attorney's fees.

IX. **Assignment**

Neither party may assign this Agreement or its rights hereunder without the approval of the other Party, such approval shall not be unreasonably withheld. Freedom Logistics, LLC may assign this Agreement without Group Member's approval in connection with any financing arrangements or sale.

X. **Notices**

Notices shall be provided to Admin at the following address

Freedom Logistics, LLC

Attn: Group Net Metering Division

5 Dartmouth Dr

Suite 301

Auburn, NH 03032

Group Member Address for Notification

SIGNATURES

Freedom Logistics, LLC (Admin)

Signed: _____

By: _____

Date: _____

_____ (Group Member)

Signed: _____

By: _____

Date: _____

SCHEDULE A

1	Account #	56373541093
	Meter #	S72625480
	Service Address	12 School St, Pittsburg, NH 03592
2	Account #	
	Meter #	
	Service Address	
3	Account #	
	Meter #	
	Service Address	
4	Account #	
	Meter #	
	Service Address	
5	Account #	
	Meter #	
	Service Address	
6	Account #	
	Meter #	
	Service Address	
7	Account #	
	Meter #	
	Service Address	
8	Account #	
	Meter #	
	Service Address	
9	Account #	
	Meter #	
	Service Address	
10	Account #	

Expected TOTAL Annual Use: 926,520 kwh

PROPOSAL

June 19, 2024

ATTN: Bridget Cross
SAU #7
21 Academy St.
Colebrook, NH 03576

Phone: (603)237-5571
Job Name/Location: **Pittsburg School District**
12 School Street
Pittsburg, NH

We hereby submit specifications and estimates for:

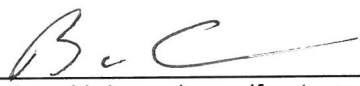
To clean and service two (2) boilers and an oil-fired hot water heater at the Pittsburg School. Flue passages will be brushed and vacuumed, and filters will be replaced. The labor pertaining to the oil burners will be warranted for six (6) months, providing there is not a parts failure, from the above mentioned date. Please note that this does not include the total heating system.

WE PROPOSE hereby to furnish material and labor – complete in accordance with the above specifications, for the sum of:

Two Thousand Four Hundred Fifty Two and 00/100 dollars (\$2,452.00).

All material is guaranteed to be as specified. All work to be completed in a workmanlike manner according to standard practices. Any alteration or deviation from above specifications involving extra costs will be executed only upon written orders and will become an extra charge over and above the estimate. All agreements contingent upon strikes, accidents or delays beyond our control. Owner to carry fire, tornado, and other necessary insurance. Our workers are fully covered by workers' compensation insurance.

COLEBROOK PLUMBING & HEATING INC.
13 Parsons Street
Colebrook, NH 03576

Authorized Signature 

Note: This proposal may be withdrawn by us if not accepted within 30 days.

ACCEPTANCE OF PROPOSAL – The above prices, specifications, and conditions are satisfactory and are hereby accepted. You are authorized to do the work as specified. Payment will be made as outlined above. Date of Acceptance: _____

Signature _____ Signature _____

Daniels Heating Solutions LLC
585 Hollow Road
Stewartstown, NH 03576
danielsheatingsolutions@hotmail.com

Proposal

Prepared For: Bridgett Cross
SAU #7
21 Academy Street
Colebrook, NH 03576

Date: 6/28/2024
Phone : 603-237-5571 EX: 4104
Email: bridget.cross@sau7.org

Job Location: Pittsburg School
12 School Street
Pittsburg, NH

Daniels Heating Solutions LLC hereby submits a proposal for the following: to clean & service two (2) boilers & (1) oil fired hot water heater at the Pittsburg School & to analyze two (2) boilers & one (1) oil fired hot water heater EPA testing. The EPA testing paperwork will be filled out and submitted to SAU #7.

Scope of work to include:

- Full Service of boilers
 - o Brush flue & vacuum boilers.
 - o Change filters & nozzles
- EPA testing paperwork
 - o Analyze two boilers & submit paperwork to SAU #7

*Any clean out ports, gaskets or other materials found wrong at the time of cleaning, will be notified & be an extra charge. *

**Warranty for 6 months for all work performed pertaining to the clean & service listed above in this proposal – NOTE: This does not include the whole heating system. **

Includes materials & labor

Total: 1550.00

Authorized Signature: _____ Date: _____

Proposal may be withdrawn by us if not accepted within 45 days.

Guideline for the Safe Transportation of Pre-school Age Children in School Buses

National Highway Traffic Safety Administration
February 1999

Introduction

School age children transported in school buses are safer than children transported in motor vehicles of any other type. Large school buses provide protection because of their size and weight. Further, they must meet minimum Federal motor vehicle safety standards (FMVSSs) mandating compartmentalized seating, improved emergency exits, stronger roof structures and fuel systems, and better bus body joint strength.

As more pre-school age children are transported to school programs, often in school buses, the public is increasingly asking the National Highway Traffic Safety Administration (NHTSA) about how to safely transport them. To help answer these questions, NHTSA conducted crash testing of pre-school age size dummies in school bus seats. The test results showed that pre-school age children in school buses are safest when transported in child safety restraint systems (CSRSs) that meets FMVSS 213, Child Restraint Systems, and are correctly attached to the seats.

Based on its research, NHTSA recommends pre-school age children transported in school buses always be transported in properly secured CSRSs. In partial response to questions from school (and child care) transportation offices, this Guideline seeks to assist school and other transportation managers in developing and implementing policies and procedures for the transportation of pre-school age children in school buses.

Note: The proper installation of CSRSs necessitates that a school bus seat have safety belts or other means of securing the CSRS to the seat. NHTSA recommends that lap belts or anchorages designed to meet FMVSS 225, Tether Anchorages and Child Restraint Anchorage Systems, be voluntarily installed to secure CSRSs in large school buses.

RECOMMENDATIONS FOR THE TRANSPORTATION OF PRE-SCHOOL AGE CHILDREN IN SCHOOL BUSES

When pre-school age children are transported in a school bus, NHTSA recommends these guidelines be followed:

- (1) Each child should be transported in a Child Safety Restraint System (suitable for the child's weight and age) that meets applicable Federal Motor Vehicle Safety Standards (FMVSSs).
- (2) Each child should be properly secured in the Child Safety Restraint System.

(3) The Child Safety Restraint System should be properly secured to the school bus seat, using anchorages that meet FMVSSs.

Child Safety Restraint System Defined

A Child Safety Restraint System is any device (except a passenger system lap seat belt or lap/shoulder seat belt), designed for use in a motor vehicle to restrain, seat, or position a child who weighs less than 50 pounds.

Child Safety Restraint Systems Guideline

1. Child Safety Restraint System Specifications

The provider of the CSRS should ensure:

Each pre-school age child to be transported has a CSRS appropriate for the child's weight, height, and age.

Each CSRS meets all applicable FMVSSs (look for the manufacturer's certification on the label attached to the system).

Each CSRS has been registered with the CSRS's manufacturer to facilitate any recalls the manufacturer might conduct.

If the CSRS is the subject of a recall, any necessary repairs or modifications have been made to the manufacturer's specifications.

Each CSRS is maintained as recommended by its manufacturer, including disposal of any CSRS that has been involved in a crash.

2. Proper Securement

The transportation provider should ensure:

The CSRS is used and secured correctly in the school bus.

Each child is secured in CSRSs according to manufacturer's instructions.

All CSRS attachment hardware and anchorage systems meet FMVSS 210, Seat Belt Assembly Anchorages or FMVSS 225, Tether Anchorages and Child Restraint Anchorage Systems.

School bus seats designated for CSRSs meet FMVSS 225, or include lap belts that meet FMVSS 209, Seat Belt Assemblies, and anchors that meet FMVSS 210 (designed to secure adult passengers or CSRS).

Personnel responsible for securing CSRSs onto school bus seats and children into CSRSs are properly trained and all personnel involved with CSRSs are provided up-to-date information and training.

When transported in the school bus, pre-school age children are supervised according to their developmental and functioning level.

3. School Bus Seats Designated for Child Safety Restraint Systems

The transportation provider should ensure:

School-bus seats designated for CSRSs are located starting at the front of the vehicle to provide drivers with quick access to and a clear view of the CSRS occupants.

CSRS anchorages on school bus seats should meet all applicable FMVSSs.

When ordering new school buses, the maximum spacing specified under FMVSS No. 222, School Bus Passenger Seating and Crash Protection, (within 24 inches from the seating reference point) is recommended for seats designated for CSRSs to provide adequate space for the CSRSs.

The combined width of CSRS and/or other passengers on a single seat does not exceed the width of the seat.

If other students share seats with the CSRSs, the CSRSs are placed in window seating position.

4. Retrofitting School Buses

The transportation provider should ensure:

Existing school bus seats should only be retrofitted with lap belts or child restraint anchorages as instructed by the school bus manufacturer.

When a school bus is retrofitted with a seat to allow for proper securement of a CSRS, instructions obtained from the school bus or seat manufacturer on how to install the seat and restraint systems should be followed.

When a school bus is retrofitted, the bus owner should ensure that seat spacing is sufficient for the CSRS to be used.

5. Evacuation

The transportation provider should ensure:

The establishment of a written plan on evacuating pre-school age children and other the school system's school-aged children.

All personnel involved in transporting children are trained in evacuation and emergency procedures, including those in the written school bus evacuation plan.

All school buses carrying children in CSRSs carry safety belt cutters that are accessible only to the driver and any monitors.

CSRSs are not placed in school bus seats adjacent to emergency exits.

Local emergency response teams are provided copies of the written school bus evacuation plan, including evacuation of pre-school age children. Emergency response personnel should be invited to participate in evacuation drills.

passengers in CSRSs in the event of an emergency. This written plan should be provided to drivers, monitors, and emergency response personnel. The plan should explicitly state how children (both in and out of the CSRS) should be evacuated from the school bus.

Evacuation drills are practiced on a scheduled basis, at least as often as that required for

6. Other Recommendations

The school transportation provider should establish a policy on whether they or the child's guardian must supply a CSRS to be used on a school bus. school bus purchases should be based on the needs of a projected student population, taking into consideration projected ages, sizes, and other characteristics of the students, including any special needs, and whether pre-school age children or medically fragile students will be transported.

Specified procedures should be established for loading and unloading children in CSRSs.

Procedures should be established for the periodic maintenance, cleaning, and inspection for damage of CSRSs. Procedures should be established to train personnel involved in direct service delivery of infants, toddlers, and pre-school children on the physical day-to-day handling of these young children and means to handle potential exposure to contagious and communicable diseases.

When school bus procedures are established, it should be noted that some children in CSRSs may have special needs, including medical fragility, that must be addressed on a child-by-child basis.

Ballfield Use and Agreement

This Ballfield Use Agreement is made this 18 day of June, 2024 by and between the Town of Pittsburg, Coos County, New Hampshire (Hereinafter referred to as "the Town") and Pittsburg School District (Hereinafter collectively referred to as "the School").

WHEREAS, the School has a need of the Town's baseball field for use by the Pittsburg-Canaan Athletics for practices and games against other teams of similar age groups who are participants in the same league/division as the School, including their players, coaches, parents and spectators; this authority comes from the provisions under the Pittsburg Baseball Field at Murphy Dam Lease Agreement signed 6/1/1993 on file at NHDES; and

WHEREAS, the Town desires to allow the School the use of the baseball field located at Murphy Dan, including the baseball facilities and parking areas exclusively; and

NOW, THEREFORE, the parties agree as follows:

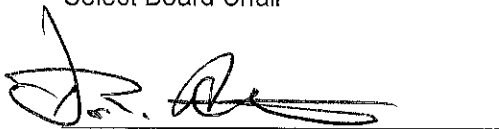
1. The Town hereby grants the School the exclusive right to use the baseball field located at Murphy Dam for the limited use by the Pittsburg-Canaan Athletics for the practice and playing of baseball games. Permission is not hereby granted for use of any other park or facility other than the ballfield.
2. The terms of this agreement shall be for a period of three (3) years commencing on July 1, 2024 and ending on June 30, 2027, beginning at 12:00PM and ending at dusk daily.
3. The School shall cooperate with the Town when scheduling their games and practices. Precedence will be given to the School and Pittsburg-Canaan Athletics and the School and Pittsburg-Canaan Athletics will have right of first refusal over other organizations that may be using the baseball field at Murphy Dam.
4. The School agrees to procure general liability and property damage insurance with the Town listed as an Additional Insured in an amount acceptable to the Town.
5. The School shall indemnify and hold the Town harmless from any and all liability, liens, demands, judgements, suits and claims of any kind or character arising out of, in connection with, or relating to the School's use of the ballfield at Murphy Dam, but not limited to, environmental issues, claims for injury to or death of any person, or damage, loss or destruction of any property, real or personal, under any theory of tort, contract, or strict liability. The School further covenants and agrees to defend any suits brought against the Town on any claims, and to pay any judgement against the Town resulting from any suit or suits, together with all costs and expenses relating to any claims, including attorney's fees, arising from the School's use of the ballfield at Murphy Dam under the terms of this Agreement.
6. The School agrees to maintain the premises in a clean and safe condition and will promptly repair any damaged caused by the School and/or Pittsburg-Canaan Athletics. The School further agrees to provide services related to mowing of the grass and will provide up to 3 months of Portable Bathroom rental.
7. The School will remove all litter, trash, garbage or other items left on the premises within twenty-four (24) hours of holding a game, practice or other related event at Murphy Dam. The school will keep the grass mowed and will pay for up to 3 months of the portable toilet on the premises

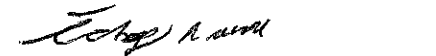
8. This Agreement constitutes the entire Agreement between the parties and supersedes or merges all past, present. Oral or written agreements, including any negotiations.
9. This Agreement shall be revocable by the Town upon any violation by the School or Pittsburg-Cannan Athletics.

IN WITNESS WHEREOF, the above parties, intending to be legally bound hereby, set forth their hands and seals the day and year first above written.

TOWN OF PITTSBURG


Select Board Chair


Select Board


Select Board

PITTSBURG SCHOOL

Deborah Lynch, Principal

Bridget Cross, Business Manager