

Lamoine Withdrawal Committee Meeting Oct 1, 2012  
 Town Hall 6:00 p.m.  
 Minutes

Present: Jones, McFarland, Stewart, Donaldson

Brett called the meeting to order at 6:30.

We addressed the list of issues arising from comparing the RU 9/14 draft with our Sept.1 draft (see below) and came to agreement about what changes we'd make and what language we agreed to. There are some additional differences in language that appear minor. If we can trust that they have agreed to all items except those in the chart below, we should be hammering out the differences on these soon.

We agreed to move the withdrawal date from June 30, 2013 to June 30, 2014.

Gordon will redraft the Lamoine draft of the Agreement.

<b>RSU Draft (9/14)</b>	<b>Lamoine Draft (9/1)</b>
Ellsworth-Lam agreement for h.s. (3D1) (this has been deleted)	MDI only Reconciliation of \$ for transportation beyond First Student (7B3 and 4)
Non-Collective Bargaining Employment Contracts (for principal and others) (7B3)	(never been included)
Contractual Obligations for Administrative Staff - paying for central office beyond Supt (7C) (sentence omitted) Indicate \$ amount Lam owes. (9)	(never been included) Supt Contract: sentence obligating Supt to assisting with transition (9)
Lam will appoint a person to join in negotiations (10)	(never been included)
Section 12 includes amounts and provisions for recalculating them for the period July 1, 2012 through date of WD (does not include)	Lamoine draft amounts match RSU's except in Major Capital (12A1) Section 12 includes paragraph on Vehicle Purchases and Leases
Section 12 Net Monetary Assets: includes having us pay a share of the 2% carry-forward. 12C intro and #1)	(does not include)
"Cap" on what RSU can pay any one town (12D)	(does not include)
Section 14 "Termination": duration of agreement is 10 years.	Duration: 1 year.

Brett and Gordon reported on a meeting with members of the Hancock and Ellsworth Withdrawal Committees and Senator Langley, Representative Malaby, and Representative Luchini. Rep. Malaby has agreed to submit a bill that would return the final vote to a simple majority. Senator Langley promised to take up several issues with the MDOE to clarify the 10-year high school contract issue which has no clear basis in law and has been added to the Agreement by the MDOE, with no goals or guidelines provided.

Respectfully Submitted,

Doug Stewart, Secretary