

**MILFORD SCHOOL BOARD
AGENDA
Monday October 19, 2009
7:00 PM Milford High School – Lecture Hall Room # 182**

1. Call to Order
2. Board Member Comments
3. Public Comments
4. Reports and Presentations
 - a. Superintendent's Report
 - b. Board of Selectmen – Tim Finan **EXHIBIT**
5. New Business
 - a. School Board Goals, Review of Progress
 - b. Enrollment Projections 2010-2011
 - c. Policy Proposals
 1. # 5055 Guidelines On Non-Resident Students (1st Reading) **EXHIBIT**
 2. # 7015 Programs Involving Candidates For Political Office (1st Reading) **EXHIBIT**
6. Old Business
7. Housekeeping Items
 - a. Nominations
 - b. Approval of Minutes 10/5/09
 - c. Approval of Manifests
Vouchers # 10,1056,1057,1058,1059,1060,1061,1062,1063,1064,1065.
8. Public Comment
9. Non Public Session RSA 91-A :3II (c)(d)
 - a. Collective Bargaining
 - b. Sale or Lease of Property
 - c. Personnel
10. Adjournment



DEPARTMENT OF PUBLIC WORKS

To: Guy Scaife, Town Administrator
From: William F. Ruoff, Director of Public Works
Date: 10/13/09
Subject: Garden Street Parking Lot

Per our discussion this morning we have researched data for work done for the Garden Street Parking lot and it breaks down as follows:

DPW Labor: Approximately 200 hours to date (clearing brush and building parking lot)

Cost to Date:	Rented Dozer	\$825.00
	Rented Roller	donated
	Lime (Agway)	\$ 4.99
	Frame Grate (Lamarre)	\$337.50
	Signs (NE Barricade)	\$386.88
	Bituminous (Brox)	\$752.64
	Crushed Rap	town stock
	Grade Stakes	town stock
	Loam	town stock
	Grass seed	<u>town stock</u>
	Total cost to date	\$2,307.01

Cost Future - Fall 2009

Fencing (Gate City)	\$ 6,355.00
Base Paving 2" (Brox)	<u>\$13,000.00</u>
Total future cost:	\$19,355.00

Cost Future - Spring 2010

Finish Paving 1" (Brox)	<u>\$6,500.00</u>
Total future cost 2010:	\$6,500.00

Grand total all cost: \$28,162.01

WFR/mvd

MILFORD POLICY PROPOSAL OVERVIEW – October 19, 2009

POLICY TITLE	PROPOSED CODE	CURRENT CODE	PROPOSAL STATUS	REASON FOR CHANGE / SUBSTANCE OF CHANGE	NHSBA POLICY REFERENCE
Guidelines On Non-Resident Students	5055	5055	1 st Reading	Revision	N/A
Programs Involving Candidates For Political Office	7015	7015	1 st Reading	Revision	GBI

A. General

Persons who do not legally qualify as residents of Milford may be admitted to Milford's schools only upon the approval of the Superintendent

Prior to admission, the availability of space in a particular program or class shall be determined by the Superintendent and shall include consideration of the overall number of students in that program or class, any applicable state or local mandates and or guidelines for program or class size, the particular demands on teacher time presented by students currently scheduled for that program or class, a reasonable estimate of the number of new resident students who may join that program or class during the school year in question, and any other relevant criteria.

Admission may be denied or terminated to any non-resident student who has been suspended or expelled, or involved in suspension or expulsion proceedings, in another District or whose behavior while a student in the District has had, in the sole judgment of the Superintendent, a negative impact on the resident students of the District. The decision to admit each non-resident student shall be made annually by the Superintendent.

NH State Law guides the District's view of the responsibility for the provision of Special Education services. Section 186-C:13 states that "All expenses incurred by a school district in administering the law in relation to education for educationally disabled children shall be paid by the school district where the child resides". Therefore, non-resident students may not be admitted to the District without a written agreement between the Milford School District and the student's school district of residence in which the legally liable district agrees to accept full responsibility for compliance with the Individuals with Disabilities Act and Section 504 of the Rehabilitation Act of 1973 and the Americans with Disabilities Act and related state laws and to pay all excess costs of providing a free and appropriate education for all students pursuant to said laws. This applies to all non-resident students regardless of whether they currently receive services or not. Section B describes special circumstances under which this requirement for an agreement with the District may be waived.

B. Waiver of Costs/Special Services Agreement

Any non-resident student admitted into the District shall be charged full tuition and other costs as described in section C below. The Superintendent may reduce or waive tuition costs in accordance with the following:

1. Children of non-resident parents who will be moving into the District within forty-five (45) school days of the start of the school year may enroll prior to actual establishment of residency, provided a written request and verification of the anticipated date of residency are submitted. Such request shall be supported by appropriate

documentation (lease, purchase agreement, etc.). **Failure to become residents within forty five days will result in charges according to section A.**

2. Children of non-resident parents entrusted to the permanent custody and support of residents of the District. The Milford resident must establish bonafide custody of the child (guardianship or custody agreement are examples of documents that may be submitted) and must demonstrate to the satisfaction of the Superintendent that the child is living in the District for a reason other than obtaining an education in Milford.
3. Seniors and eighth grade students whose families move out-of-district during the final semester of their senior year or eighth grade year and who wish to continue through the conclusion of that school year.
4. Students who are not seniors or eighth graders whose families move out-of-district during the final forty-five (45) school days of the school year and who wish to continue through the end of the school year.
5. ~~Children or dependents of non-resident District employees.~~ **Non-resident students who are children of employees of the Milford School District may attend the District if space is available. Non-resident employees should submit requests for admission to the Superintendent no later than May 15th of the preceding school year. This request is to be done on an annual basis. The Superintendent shall notify employees whether or not their child(ren) can be accommodated by July 15th.** If approved, the discount on tuition shall be seventy-five percent (75%) for those salaried or working thirty (30) or more hours per week; fifty percent (50%) for those working twenty (20) or more, but less than thirty (30) hours per week; and twenty-five percent (25%) for all others. **A Special Services Agreement is required prior to admission. Employees who leave employment within the District must withdraw their child(ren) unless the new district of residence agrees to pay the tuition rate and signs the Special Services Agreement for the remainder of the school year.**
6. Children of a non-resident parent who are defined as homeless in accordance with federal and state regulations.
7. All other requests for tuition waiver or reductions will be at the discretion of the Board.

C. Costs

Any non-resident student admitted into the District shall be charged full tuition plus the cost of any specific programs or special education services provided to the student by the District, unless one of the following applies:

- The Superintendent or Board has waived or reduced the tuition and/or other costs, in which case the reductions established by the Board shall apply.
- The student is an exchange student whose admission has been approved by the Superintendent under Policy 5060, in which case the tuition shall be waived.

- The student is enrolled through a Board-approved agreement with another school district or agency, in which case the terms of that agreement shall determine the costs, if any.

~~Notwithstanding the above, in no case shall the District be liable for the cost of a non-resident student's out-of-district placement.~~

D. Current Non-Resident Students

Students who are currently enrolled as non-resident high school students at the time of this policy adoption will be “grandfathered” and allowed to continue attendance until graduation. All other currently enrolled students will be allowed to continue attendance for a period of two years from the last day of school of the year of policy adoption without the requirement for a written Special Services Agreement.

The Superintendent may discontinue a student's attendance based upon the existence of disciplinary issues. It is not possible to anticipate all situations that may arise. Notwithstanding any provisions of this policy, The District reserves the right to charge tuition or to deny admission to any non-resident student.

RSA 193:12
RSA 186-C:7
RSA 186-C:13
Individuals with Disabilities Education Act
Section 504 of the Rehabilitation Act of 1973
Americans with Disabilities Act

Adopted September 1972
Revised July 1978, June 1986, July 1989, May 1994, October 23, 1995, April 15, 1996,
 May 15, 2000, November 5, 2001, September 19, 2005.

7015 PROGRAMS INVOLVING CANDIDATES FOR POLITICAL OFFICE 7015

~~Principals are to use their discretion with regard to those programs involving candidates for political office who request time or opportunity to address the student body or faculty.~~

~~Adopted — January 1972~~

Candidates for political office who request an opportunity to address the student body and/or faculty will be allowed to do so at the discretion of the building Principal. The Principal shall consider the impact on instructional time and associated costs.