**Regular Board Meeting**

**Board of Education**

**Carrier Mills-Stonefort CUSD #2**

Monday, July 19, 2021 at 6:45 p.m.

High School Board Room/Superintendent’s Office

 I. Call to Order

 II. Roll Call

 III. Recognize Visitors: Please remember that any comments concerning Unit #2 employees must be made in closed session.

 IV. Approve Consent Agenda- June 28, 2021Budget Hearing minutes, June 28, 2021 minutes, Activity Fund, Bills, Treasurer’s Report, and the Destruction of 19 month old audio closed session minutes.

 V. Reports

 A. High School Principal’s Report

 B. Grade School Principal’s Report

 VI. Action Items

 A. Consider Handbook Changes for 2021-2022

 B. Consider December, January, February, and June Board Meeting Dates

 C. Semi Annual Review of Closed Session Minutes

 D. Consider Bread Bids for 2021-2022

 E. Consider Resolution to Affirm Local Control for COVID-19 Mitigation Measures

 VII. Non Action Items

 A. First Day of School is Monday, August 16, 2021

 B. Next Board Meeting is Monday, August 16, 2021 at 6:45 pm

VIII. Closed Session: Items #1, 2, 9, 10, and 14 under the Open Meetings Act (see attached)

 IX. Action on Closed Session Items

 A. Consider Resignation of a Paraprofessional

 B. Consider Hiring a Full Time Grade School Paraprofessional

 C. Consider Hiring a High School JV Basketball Coach

 D. Consider Resignation of a Jr. High Softball Coach

 E. Consider Resignation of a High School Softball Coach

 F. Consider Hiring a Jr. High Softball Coach

 G. Consider Hiring a High School Softball Coach

 H. Consider Athletic Assistants for Fall Sports

 I. Consider Back-to-School Plan for 2021-2022

 J. Consider Resignation of a Teacher and Coach

 K. Consider Hiring a Full Time High School Paraprofessional

 L. Consider Hiring a Full Time Cook

 X. Adjourn

**Closed Meeting Act**

1) The appointment, employment, compensation, discipline, performance, or dismissal of specific employees of the District or legal counsel for the District, including hearing testimony on a complaint lodged against an employee or against legal counsel for the District to determine its validity. 5 ILCS 120/2(c)(1), as amended by P.A. 93-0057.

2) Collective negotiating matters between the District and its employees or their representatives, or deliberations concerning salary schedules for one or more classes of employees. 5 ILCS 120/2(c)(2).

3) The selection of a person to fill a public office, including a vacancy in a public office, when the District is given power to appoint under law or ordinance, or the discipline, performance or removal of the occupant of a public office, when the District is given power to remove the occupant under law or ordinance. 5 ILCS 120/2(c)(3).

4) Evidence or testimony presented in open hearing, or in closed hearing where authorized by law, to a quasi-adjudicative body, as defined in the Act, provided that the body prepares and makes available for public inspection a written decision with its determinative reasoning. 5 ILCS 120/2(c)(4).

5) The purchase or lease of real property for the use of the District, including meetings held for the purpose of discussing whether a particular parcel should be acquired. 5 ILCS 120/2(c)(5).

6) The setting of a price for sale or lease of property owned by the District. 5 ILCS 120/2(c)(6).

7) The sale or purchase of securities, investments, or investment contracts. 5 ILCS 120/2(c)(7).

8) Security procedures and the use of personnel and equipment to respond to an actual, a threatened, or a reasonably potential danger to the safety of employees, students, staff, the public, or public property. 5 ILCS 120/2(c)(8), as amended by P.A. 93-79 and P.A. 93-422.

9) Student disciplinary cases. 5 ILCS 120/2(c)(9).

10) The placement of individual students in special education programs and other matters relating to individual students. 5 ILCS 120/2(c)(10).

11) Litigation, when an action against, affecting or on behalf of the particular District has been filed and is pending before a court or administrative tribunal, or when the District finds that an action is probable or imminent, in which case the basis for the finding shall be recorded and entered into the closed meeting minutes. 5 ILCS 120/2(c)(11).

12) The establishment of reserves or settlement of claims as provided in the Local Government and Governmental Employees Tort Immunity Act, if otherwise the disposition of a claim or potential claim might be prejudiced, or the review or discussion of claims, loss or risk management information, records, data, advice or communications from or with respect to any insurer of the District or any intergovernmental risk management association or self insurance pool of which the District is a member. 5 ILCS 120/2(c)(12).

13) Self-evaluation, practices and procedures, or professional ethics, when meeting with a representative of a statewide association of which the District is a member. 5 ILCS 120/2(c)(16).

14) Discussion of lawfully closed meeting minutes, whether for purposes of approval by the body of the minutes or semi-annual review of the minutes as mandated by Section 2.06. 5 ILCS 120/2(c)(21).