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Resolution	Proposing to Place Teachers on Unrequested Leave of Absence (Melde)		
Men	nber introduced the following resolution and moved its adoption:		
	RESOLUTION PROPOSING TO PLACE Rachel Strauss, .5 FTE		
ON UNREQUESTED LEAVE OF ABSENCE			
BE I	T RESOLVED by the School Board of Independent School District No. 12, as follows:		
2. · · · · · · · · · · · · · · · · · · ·	That it is proposed that Rachel Strauss, teachers of said school district be placed on inrequested leave of absence without pay or fringe benefits, effective at the end of the 2024-2025 school year on June 30, 2025, pursuant to M.S. 122A.40, subdivision 10 and Article XV of the teachers' master agreement. That said proposed placement on unrequested leave of absence is not the result of the implementation of an education district agreement. That written notice be sent to said teacher regarding the proposed placement on inrequested leave of absence without pay or fringe benefits as provided by law and said notice shall include entitlement to a hearing before the school board if requested and be in substantially the following form: NOTICE OF PROPOSED PLACEMENT ON UNREQUESTED LEAVE OF ABSENCE AND NOTICE OF HEARING IF REQUESTED		
	Dear Mr./Ms: You are hereby notified that at the regular meeting of the School Board of Independent School District No. 12. held on April 21, 2025, consideration was given to your placement on unrequested leave of absence without pay or fringe benefits as a		
	teacher of Independent School District No. 12. for of a full-time equivalency, and a resolution was adopted by a majority vote of the Board, proposing your placement on unrequested leave of absence effective at the end of the 2024-2025 school year on June 30, 2025, pursuant to Minnesota Statutes 122A.40, Subd. 10 and Article XV of the teachers' master agreement and which are specifically as follows:		

Discontinuance of Positions Lack of Pupils and Financial Limitations

Your proposed placement on unrequested leave of absence is not the result of the implementation of an education district agreement.

Under the provisions of the law, you are entitled to a hearing before the school board provided that you make a request in writing within fourteen (14) days after receipt of this notice. If no hearing is requested within such period, it shall be deemed acquiescence by you to the school board's proposed action.

Y	Yours very truly,		
	SCHOOL BOARD OF NDEPENDENT SCHOOL DISTRIC	CT NO. 12	
Ō	Clerk of the School Board		
4. That each and all of the foregoing grounds of said notice are within the grounds for unrequested leave placement as set forth in M.S. 122A.40, subdivision 10 and Article 2 of the teachers' master agreement and are hereby adopted as full as though separately s forth and resolved herein.			
The motion for	the adoption of the foregoing resolut	ion was duly seconded by	
Member	and upon vote being	taken thereon, the following	
voted in favor thereof:			
and the following voted against same:			
Whereupon said	l resolution was declared duly passed	and adopted.	
Dates: April 21	, 2025	BY ORDER OF THE SCHOOL BOARD	

Craig Johnson, School Board Clerk