6-30-71 Ishpening 17

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1970 - 1971

MASTER CONTRACT

between the

ISHPEMING BOARD OF EDUCATION

and the

ISHPEMING EDUCATION ASSOCIATION

MEA 1216 Xundale East Lansing, Mich. 08823 8/29/70-6/30/71

September 1, 1970

RE: Cost Sharing on Any Agency Shop Litigation Expenses

If the parties agree to the attached MEA "Save Harmless" language and incorporate same into your contract, the Michigan Education Association hereby agrees to share with the local association, on a 50/50 basis, in any costs which may arise through litigation relative to the Agency Shop provision in the contract, which includes collection of fees for MEA and NEA, as well as the local association, with such fees being immediately remitted to MEA upon receipt of same from the District's payroll office.

Due to the uncertain legal status of the Agency Shop Clause, all actions of the local association designed to initiate the discharge of a teacher for failure to comply with the Agency Shop Clause must first be cleared with the MEA Office of Professional Negotiations. No efforts for discharge by the local association shall be undertaken without prior approval of the MEA.

Any deviation from the attached provision will cancel, unless clarified and agreed to in writing by this office, MEA's commitment to share in the indemnification of your Board of Education under any Agency Shop action.

Tom Patterson, Assistant Executive Secretary, Michigan Education Association

President, Ishpeming Education Association

TABLE OF CONTENTS

Agreement		Page 1
Article		
I	Purpose and Intent	2
II	Recognition of the District's Rights	3
III	Recognition of The Association's Status <u>Section I</u> Association Exclusive Repre- sentative for Collective Bargaining <u>Section 2</u> Salary Deduction for Dues <u>Section 3</u> Negotiating Committee	3 3 4 - 5 6
IV	Salary Schedule - Term	6
V	Teaching Schedules <u>Section 1</u> Policy of District <u>Section 2</u> Hours per Day and Week <u>Section 3</u> Lunch Hour <u>Section 4</u> Opening and Closing of School	6 7 7 7 1 7
VI	Leaves <u>Section 1</u> District Policy <u>Section 2</u> Leaves with Pay 1. Personal Illness 2. Death in Family 3. Appearance in Court 4. Visitation of Schools and Confer- ences. 5. Personal Business 6. Selective Service Examinations 7. Jury Duty 8. Annual Association Meeting 9. President's Leave for Meetings <u>Section 3</u> Leaves Without Pay 1. Study, Research, Special Teaching Assignment, and Officer of M.E.A. or N.E.A. 2. Maternity 3. Serve in Public Office 4. Lengthy Illness 5. Rehired Former Employees	8 8 8 8 8 8 8 9 9 9 9 9 9 9 9 9 9 9 9 9
VII	Promotions, Transfers, Assignments and Severance Section 1 Notification of Vacancies Section 2 Notification of Transfers Section 3 Notification of Change in Grade Assignments Section 4 North Central Standards Section 5 Assignment in Major or Minor	10 10 10 10

8	4. 4		
Ar	T. 1	cle	٤
A halo	01	Call	÷

-			
- U	0	100	-
T	8	2	-

VII		ers, Assignments and	
	Severance (continue	a)	10
	Section 6 Positi	ons is State and Federal	
	Progra	ms	11
		ince Pay	11
	Manufactor Contrast and Annual A	en Statement for Teacher	
	Dismis		12
	DISHIF	5 Ci.L	10
*****			-
VIII	Miscellaneous		12
	New Processory of the Party Section of the Address	of Employment	12
	Section 2 Use of	Facilities	12
	Section 3 Availa	bility of Financial Infor-	
	matior		13
	Section 4 Reimbu	rsement for Damage to	
	Proper		13
	Section 5 Dress	0.9	13
	Butter and a statement of the statement	Cohool Pur	13
	Ches Arts, The State in the set of the part of the part of the parts	ng School Bus	
		one Facilities	13
		ints of Parents	14
	All the set of the set	nally Disturbed Children	14
	Section 10 Evalue	tion of Teacher's Performance	14
	Section 11 Reduct	ion of Staff	14
	Barris and Barris and and a state of the sta	s Beyond Masters	15
	Remarkation management of an advantage of a statistical state.	y Lounges and Restrooms	15
	de anno della presi cualta constante de la constante constante anna entre anna entre anna entre anna entre anna	nts Suffered by Students	15
	Accessible Transportation and the standard from the standard from standard from the standard standard from the standard		16
	Section 15 Milita	ry Service	10
TV	D	Deserve	16
IX	Professional Grieve		
	Section 1 Defini		16
		in Grievance Procedure	16
	Step 1 Discuss G	rievance with Principal	16
	Step 2 Discuss G	rievance with Superintendent	17
		rievance with Board of	
	Education		18
		ovisions of Section 7 of Act	
	<u>336</u>	Ovisions of Secondar , of not	18
		tions and Dama wood in	TO
	entry allow self-try sel-thy light have been allowed by the	tions and Terms used in	10
	Grieva		19
		cision in Writing	19
	2. Filing of Gr	ievance Reports	19
	3. Forms Used i	n Grievances	19
	4. Access to Re	cords	19
	5. Limits on De	cisions	19
	-	d to - School Days	19
	•	ce of Meetings	19
		etings of Professional	>
		Committee and the Board	~~
	of Education		20
X	Term of This Agreem	ent	21
Appendix	A - Salary Schedule	1970 - 1971	
Appendix	A - Part 2 - Insuran	ce	
Appendix	A - Part 3 - Extra D	uty Payments	
Appendix	B - Part 1 & 2 - Gri	evance Report Form	

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AGREEMENT

1 THIS AGREEMENT entered into this 29th day of August, 2 1970, by and between the Board of Education of the City of 3 Ishpeming, Michigan, School District No. 1, hereinafter called 4 the "District", and the Ishpeming Education Association, here-5 inafter called the "Association."

ARTICLE I - PURPOSE AND INTENT

1 The District and the Association recognize: that their 2 individual and joint objective should be to provide a quality education to the children of the District: that the quality of education 3 4 provided greatly depends upon the dedication and morale of the 5 teaching staff and upon the expertise, effectiveness and 6 efficiency of the administration: and, further, that this 7 objective must be accomplished within a budget determined by means 8 and methods outside of the control of either of them.

9 Being engaged in a mutual endeavor in the public interest, the District and the Association recognize that the 10 11 members of the teaching profession are particularly qualified to 12 assist in formulating policies and programs designed to improve educational standards and encourage, to the fullest extent, fair 13 14 and harmonious relations between their respective representatives 15 at all levels, and among all employees of the District whether or 16 not they be covered by this Agreement.

In the above spirit and pursuant to the requirements . 17 18 of Act 336 of the Michigan Public Acts of 1947, as amended by Act 379 of the Michigan Public Acts of 1965, the District and 19 the Association herein set forth all their agreement with respect 20 to the wages, hours and other terms and conditions of employ-21 22 ment of members of the Association who are covered here by, insofar as such matters are not controlled by applicable 23 24 Michigan Laws.

ARTICLE II - RECOGNITION OF THE DISTRICT'S RIGHTS

1 Subject to the terms of this Agreement, the District 2 retains exclusively all its legal, customary and normal 3 functions of management of the affairs of the District, in-4 cluding, but not limited to, the determination of the number 5 and types of schools and the location, schedule, curriculum 6 and staffing, thereof, the hiring, transfer, promotion and demotion of its teachers, the establishment and enforcement of 7 8 rules to maintain efficiency of and discipline among its teachers and the suspension, discipline, and discharge of its 9 10 teachers for proper cause: provided, however, that in the ex-11 ercise of such functions the District will not discriminate 12 against any teacher because of membership or non-membership 13 in the Association.

ARTICLE III - RECOGNITION OF THE ASSOCIATION'S STATUS

Section 1

14	Pursuant to and in accordance with all applicable
15	provisions of Act 336 of the Michigan Public Acts of 1947,
16	as amended by Act 379 of the Michigan Public Acts of 1965,
17	the District recognizes the Association as the exclusive
18	representative for the purpose of collective bargaining with
19	respect to the wages, hours and other terms and conditions of
20	employment, for the term of this Agreement, of all certificated
21	teachers, guidance counsellors and librarians, but specifically
22	excluding the superintendent, principals, business manager,
23	nurse, custodians, temporary teachers and substitute teachers,
24	office, clerical and other non-professional employees.

Professional Dues or Fees and Pavroll Deductions 1 A. Any teacher who is a member of the Association, or who 2 has applied for membership, may sign and deliver to the Board an 3 assignment authorizing deduction of Professional Dues in the Assoc-4 iation which sum shall be in the amount of \$115.00 for the school year 1970-71. Pursuant to such authorization, the Board shall 5 6 deduct one-tenth of such Dues from the second regular salary 7 check of the teacher each month for ten months, beginning in 8 September and ending in June of each year. Deductions for 9 teachers employed after the commencement of the school year shall 10 be appropriately prorated to complete payments by the following 11 June.

12 B. Any teacher who is not a member of the Association in good 13 standing or who does not make application for membership within 14 thirty days from the date of commencement of teaching duties shall, as a condition of employment, pay as a Representation Benefit 15 Fee to the Association an amount equal to the Professional Dues 16 of the Association. Provided, however, that the teacher may 17 authorize payroll deduction for such fee in the same manner as 18 provided in the above paragraph A. In the event that a teacher 19 shall not pay such Representation Benefit Fee directly to the 20 Association or authorize payment through payroll deductions, as 21 provided in the above paragraph, the Board shall cause the 22 23 termination of employment of such teacher.

1 C. The procedure in all cases of discharge for violation of

2 this Article shall be as follows:

1. The Association shall notify the teacher of non compliance by certified mail, return receipt requested. Said notice shall detail the non compliance and shall provide ten (10) days for compliance, and shall further advise the recipient that a request for discharge will be filed with the Board in the event compliance is not effected.

9 2. If the teacher fails to comply, the Association may file 10 charges in writing, with the Board, and shall request termination of 11 the teacher's employment. A copy of the notice of non compliance and 12 proof of service shall be attached to said charges.

13 The Board, only upon receipt of said charges and request 3. 14 for termination, shall conduct a hearing on said charges, and to the 15 extent that said teacher is protected by the provisions of the Michigan 16 Tenure of Teachers Act, all proceedings shall be in accordance with 17 said Act. In the event of compliance at any time prior to discharge, 18 charges may be withdrawn. The Association, in the processing of 19 charges agrees not to discriminate between various persons who may 20 have refused to pay the Professional Dues and/or Representation 21 Benefit Fee.

D. With respect to all sums deducted by the Board pursuant to authorization of the employee, whether for Professional Dues or Representation Benefit Fee, the Board agrees promptly to disburse said sums upon direction of the Association.

E. This Article shall be effective retroactively to the date of this Agreement and all sums payable hereunder shall be determined from said date.

29 F. The Association agrees that if any portion of payments 30 made in behalf of an employee who is not a member of the Association shall be held invalid under the rule declared by the Michigan Court of 31 Appeals or the Michigan Supreme Court, the Association shall hold 32 the Board harmless therefor and shall undertake to repay such amounts 33 to the employees involved. This paragraph shall be of no force and 34 effect in the event the foregoing decision is reversed by the Supreme 35 36 Court of Michigan.

The teachers who are covered by this Agreement will be 1 2 represented by a Professional Negotiation Committee of five (5) such teachers elected by the Association in any manner it deter-3 4 mines. The Association shall keep the Superintendent of Schools 5 currently advised, in writing, of the members of the Professional 6 Negotiation Committee, and only such teachers shall be recognized 7 by the District as representatives of the Association. Either 8 party may have such consultants or other persons as it may deem 9 necessary at any meetings between the parties.

ARTICLE IV - SALARIES

Section 1

10 The salary schedule for teachers covered hereby is set forth 11 in Appendix A, which is attached hereto and is incorporated herein 12 by reference.

ARTICLE V - TEACHING SCHEDULES

Section 1

13	It is the policy of the District to consider its present
14	teaching schedules as the normal daily and weekly work schedule.
15	Permanent changes in schedules, in excess of those referred to
16	herein, shall be discussed with the Association prior to their
17	establishment.

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l	The schedules referred to in Section 1 above are as follows:			
2	A. Hours per day:			
3 4 5	High School 6 hours - 35 minutes C. L. Phelps 6 1/2 hours Elementary 6 hours			
6	B. Hours per week: High School			
7 8 9 10 11 12 13	 25 teaching periods of 1 hour each. 5 non-teaching periods of 1 hour each, except that in any 5-week period, 5 of the non-teaching periods may be assigned supervisory periods. High School Teachers will not be required to supervise the study hall after 3:35 P. M. 			
14	C. Hours per week: C. L. Phelps School			
15 16 17 18 19	 25 teaching periods of 55 minutes each. 5 non-teaching periods of 55 minutes each, except that in any 4 week period one of the non-teaching periods may be assigned to a study hall. 			
20	D. Hours per week: Elementary Schools			
21 22	 26 teaching hours. 5 non-teaching hours. 			
23	E. The teaching schedule includes a total of 185 days to			
24	insure 180 days of instruction.			
25	F. Teachers may leave the building following the dismissal			
26	of the students on the day before any vacation period			
27	providing rooms are in order.			
	Section 3			
28	In addition to the hours and periods referred to, each			
29	teacher will be allowed at least a 1/2-hour period daily for			
30	lunch, which period will be duty free: any change in the present			
31	schedule shall be discussed with the Association.			
	Section 4			
32	Tenure teachers shall not be required to report prior to the			
33	opening day of school in September or to remain after school ends			
34	in June without compensation therefor.			

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Leaves of absence with pay

- It is the policy of the District to permit absence from
- 2 teaching duties under the circumstances hereinafter set forth.
- 3 Any changes in such policy shall be discussed with the Association
- 4 prior to establishment.

Section 2

- 5 Teachers will be granted a maximum of ten days per contract 1. 6 year for personal illness or illness in their families living 7 in the same household. A teacher may accumulate any unused 8 days, up to a maximum of 150 days for personal illness in 9 future years. The Board will permit an advance of 20 days of 10 sick leave, but will deduct the amount used at that 11 teacher's salary from the June check. This amount will be refunded with the September check. Unused sick leave, up to 12 the maximums allowed by this contract, may be transferred 13 14 from another District providing no payment was made by the previous employer for any unused sick leave. In the event 15 16 of an interrupted teaching experience, accumulated sick leave will be granted, providing the interruption was no 17 18 more than 5 years.
- 19 2. Teachers will be granted leaves up to five days for a death in the immediate family with the provision that the time 20 used is at time of death or burial of deceased. 21 22 Immediate family is deemed to include spouse, children, 23 parents, grandparents, brothers, sisters of the teacher, 24 parents of the spouse, son-in-law, daughter-in-law, grandchildren, brother-in-law, sister-in-law, and any 25 person who has made residence with the family. This will 26 not be deducted from sick leave. 27
- 3. Teachers will be granted such time as may be required for
 their appearance in court on behalf of the District, or on
 their own behalf in any action by them against a third
 party, or against them by a third party, which action arises
 out of the performance of their teaching duties.
- 33 4. The District may grant time under the provisions of this
 34 subsection 2, for visitations to other schools or attendance
 35 at educational conferences or conventions.
- 5. Teachers will be granted a leave of absence for two days in each contract year for personal reasons. These days shall be cleared by the administration and shall not be used before or after a vacation period except in an emergency. Unused personal business days will be added to accumulated sick leave days to a maximum of 150 days.

6. 1 Tenure teachers will be granted a leave of absence 2 for the purpose of taking a Selective Service physical 3 examination. 4 7. Teachers will be granted leaves of absence required for 56 the performance of jury duty or other public office commitments and shall be entitled to pay for such 7 time, less, however, any amounts received as payment 8 for jury duty or other public office commitments. 9 8. The President of the Ishpeming Teachers' Association 10 will be granted 7 days of leave for use of designated 11 members in attendance at any Association meetings. Section 3

Leaves of absence without pay.

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Leaves of absence without pay for periods of up to one 1. year will be granted, without loss of salary increment, and where proper replacements are available, for: studies relating to the teacher's license field: studies to meet eligibility requirements for a license in the field of education not held by a teacher: study, research or special teaching assignment involving advantage to the school System: officers of the MEA or NEA for performance of official duties. Written notice to the District of intention to return from a leave of absence must be submitted by the teacher. Such notice must be by registered mail and post marked no later than June 15. The District is under no obligation to hold the position in the event no notice is submitted.

- 2. A maternity leave of absence will be granted commencing not later than the 5th month of pregnancy and terminating no less than 5 months after the birth of the child. Such notice will be made in writing. The time of commencement may be extended by the Superintendent to facilitate the best use of the school instructional schedule.
- 3. A leave of absence for up to one year will be granted to teachers to serve in a public office.

4. A tenure teacher whose personal illness extends beyond the period compensated under Paragraph 1, subsection 2, above will be granted a leave of absence up to three years. Upon return from such a leave the teacher will be assigned to the same or substantially equivalent position if available, but with not more than one year advance in salary schedule. Rehired former District employees who have absented themselves from the system for no more than five years shall be on probation, within the definitions of the Tenure Law, for a period of one year. These employees shall have their accumulated sick leave restored to them.

ARTICLE VII - PROMOTIONS, TRANSFERS, ASSIGNMENTS AND SEVERANCE PAY OPTIONS

Section 1

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6 It is the policy of the District, when it believes all 7 factors to be equal, to make promotions from within its own 8 teaching staff. The District will post dated notices of 9 vacancies and additions in teaching or related positions in each school building for and until ten (10) days prior to the 10 11 permanent assignment of a teacher to such position. The 12 District will notify each applicant of the person to be 13 assigned to the vacancy or additional opening prior to a 14 general announcement.

Section 2

15 In the event that transfers of teachers to another 16 school are required the District will post a notice of such 17 transfer in the same manner as Section 1 above. Teachers 18 may indicate to the District their desire to be considered 19 for such transfer.

Section 3

20 Teachers affected by a change in grade assignments in 21 the elementary schools and subject assignment in the second-22 ary schools will be notified by their principals as soon as 23 practicable and by June 1st if possible.

1	Teachers shall meet North Central Association of
2	Colleges and Secondary Schools accreditation standards. No
3	teacher shall be granted a contract with less than a
24	Bachelors Degree and full certification by the State Depart-
5	ment of Education. Teachers must file a copy of their
6	certificate, registered by the Marquette-Alger Intermediate
7	Office, in the Superintendent's office before beginning
8	employment.

Section 5

9 Teachers, except temporarily and for good cause, will 10 be assigned to duties within the scope of their teaching 11 certificates or their major or minor field of study. Section 6

12 The District will cooperate with the Association in 13 making available to the teachers such information as it may 14 acquire concerning positions and opportunities in or under 15 State and Federal educational programs.

Section 7

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Upon retirement from the profession, while an employee of the District, or death while an active teacher in the District, a teacher or his beneficiary or legal representative will have the option of selecting any one of the following payments:

1 1. The accumulated number of days of unused sick 2 leave, credited to the teacher, 3 times one-half of the current daily salary of a 4 substitute teacher in the District. 56 2. A teacher who has been employed by the District for 10 years shall be paid one week's current 7 salary plus one day's current salary for each 8 year of employment by the District in excess of 9 10 years, up to a maximum of Five Hundred Dollars. 10 Teachers shall designate a beneficiary for these 11 plans. Section 8 12 Any non-tenure teacher dismissed, may upon written request, 13 obtain a written statement of the reason for his dismissal.

ARTICLE VIII - MISCELLANEOUS

Section 1

14 The provisions of this Agreement and the wages, hours 15 terms and conditions of employment shall be applied without 16 regard to race, creed, religion, color, national origin, age, 17 sex or marital status or membership in or association with the 18 activities of any employee organization. The District and the 19 Association pledge themselves to seek to extend the advantages of public education to every student without regard to race, creed, 20 religion, sex, color or national origin and to seek to achieve full 21 22 equality of educational opportunity to all pupils.

Section 2

23 The Association and its members shall have the right to 24 use school facilities for meetings at such times and at such 25 locations as may be approved by the Superintendent.

1 The District agrees to furnish to the Association in 2 response to reasonable requests from time to time such 3 available information concerning the financial resources of 4 the District, tentative budgetary requirements and allocations 5 as will assist the Association in determining the financial 6 condition of the District.

Section 4

7 The District will reimburse a teacher for any malicious
8 damage or destruction to clothing or personal articles
9 (excluding automobiles) arising out of the performance of his
10 duties.

11 The District will provide legal counsel, if required, for 12 the defense of any teacher in any proceeding which arises out of 13 any reasonable disciplinary action taken by the teacher against 14 a student. The administration shall be provided with a written 15 account of the incident within one day of the incident.

Section 5

Male teachers may remove their suitcoats in the classroom if uncomfortable conditions so warrant and provided the teacher is wearing a dress shirt. All teachers are to present a well groomed appearance in keeping with one to set a good example for the students.

Section 6

21 Teachers will not be required to drive a school bus as 22 part of their regular duties.

Section 7

Telephone facilities will be available to teachers for their reasonable use. Teachers are expected to use discretion in the use of telephone facilities.

1 Any complaints to the administration by a parent of a 2 student directed toward a teacher shall be promptly called to 3 the teacher's attention.

Section 9

4 The District further recognizes that the teacher may not 5 fairly be expected to assume the role of warden or custodian 6 (unless qualified and assigned to such position) for emotionally 7 disturbed students, identified as such, nor to be charged with 8 responsibility for psychotherapy. Whenever it appears that a 9 particular pupil requires the attention of special counsellors, 10 social workers, law enforcement personnel, physicians or other 11 professional persons, the District will take reasonable steps to 12 relieve the teacher of responsibilities with respect to such pupil. Section 10

13Whenever a teacher is evaluated by an administrator, the14teacher shall receive a copy of the evaluation within 5 days15of the evaluation. There shall be room on the evaluation sheet16for teacher's comments. Any unsatisfactory ratings shall be17accompanied by suggestions for improvement.

Each teacher shall have the right upon request to review the contents of his own personnel file. A representative of the Association may be requested by the teacher to accompany the teacher in such a review.

Section 11

If Board action makes it necessary to curtail the number of professional employees in the District, the following criteria shall be used to determine who will be retained as an employee: Years of Service - - 30 points Hours of Credit - - - 35 points Rating of Administration - - 35 points

l	Years of service shall mean the last continuous service
2	in the District. One point will be given for each year of
3	service to a maximum of 30 points.
4	Hours of credit shall be distributed as follows:
5 6	1/2 point for each of the first 20 hours beyond B.A. 1 point for each of the next 25 hours.
7	The teacher with the highest cumulative number of points
8	would be retained.
9	If curtailment takes place in grades K - 6 no teacher shall
10	move up or down more than two grades.
	Section 12
11	Beginning with August 29, 1970, any hours earned beyond
12	a Masters Degree must be in the teacher's field of teaching,
13	be approved by a University as applicable toward a Specialist
14	or Doctors Degree or be with the approval of the Superintendent
15	of Schools.
	Section 13
16	The Roand recommises the need in each school for adequate

16 The Board recognizes the need in each school for adequate 17 lunchroom, restroom and private lavatory facilities and at 18 least one room of adequate size appropriately furnished with 19 facilities for refreshments which shall be used as a faculty 20 lounge.

Section 14

21 Teachers shall submit a written report to their principal 22 on forms provided pertaining to all accidents suffered by a 23 student while under their supervision.

1	Any teacher who has had his certified teaching experience
2	interrupted by military experience shall be granted up to two
3	years maximum on the salary schedule.

ARTICLE IX - PROFESSIONAL GRIEVANCE PROCEDURE

Section 1

4 The primary purpose of the procedure herein set forth is 5 to provide a prompt settlement of any grievances arising between 6 the parties.

7 "Grievance" as used in this agreement is limited to a
8 complaint which has not been settled as a result of the
9 discussions required by Step 1 and which involves the inter10 pretation or application of or compliance with the provisions
11 of this agreement.

Both parties agree that these proceedings shall be kept as confidential as may be appropriate at any step of such procedure. Nothing contained herein shall be construed as limiting the right of any teacher having a grievance to discuss the matter informally with any appropriate member of the administrative staff.

Section 2

18The grievance procedure shall be as follows:19Step 1. The aggrieved teacher shall discuss the20matter with his immediate principal, either21individually or with his Association representative.22If an additional administrator is requested, he23may be present. The grievance must be presented

to the principal within 5 days after the teacher knew or should have known if he exercised reasonable diligence and attention that the cause of the grievance had occurred in order to become the basis of action. If the complaint is not resolved within 3 days following this meeting, it may be reduced to writing and appealed to Step 2 of this procedure. If the decision reached in Step 1 is not appealed within 3 days from such decision, the matter shall be considered settled.

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11 Step 2. The grievance shall be discussed between 12 the teacher and/or member or members of the Profess-13 ional Rights and Responsibilities Committee, here-14 inafter referred to as PR & R Committee, and the 15 Superintendent of Schools together with such other 16 persons as either party may designate. Each grievance 17 appealed to Step 2 shall be in writing and contain 18 a clear and concise statement of the subject matter 19 of the grievance, the relief sought and the Section 20 and Subsection under which he believes himself entitled 21 to relief. The discussions mentioned above shall be 22 held within 5 days of receipt of the written grievance 23 by the Superintendent. Processing of the grievance 24 on the part of the teacher or teachers shall be under 25 full control of the PR & R Committee.

Grievances not decided within 5 days may be appealed to Step 3. Grievances not appealed from a decision rendered under Step 2 within 5 days from the date of the decision shall be considered settled on the basis of that decision.

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6 Step 3. Upon written notice of appeal from any 7 decision rendered under Step 2, the grievance shall be 8 discussed between the teacher and/or members of the 9 PR & R Committee and members of the Board of Education appointed for such purpose. The discussion mentioned 10 11 above shall be held within 5 days after receipt by the 12 Superintendent of the written appeal. In the event 13 neither party determines that mediation is necessary 14 within 30 days from the first Step 3 meeting, the grievance shall be considered settled on the basis 15 16 of the decision last made.

At the request of either party an additional 17 18 Step 3 meeting may be held by a panel consisting of a member of the Association, a member of the Board of 19 Education and a third person to be mutually selected 20 by the Association member and the Board member. A 21 22 majority of this panel shall submit a written recommendation as to the disposition of the grievance to 23 24 the parties.

25 <u>Step 4</u>. At any time within the 30-day period following 26 the first Step 3 meeting, either party may invoke the 27 provisions for the mediation of grievances being 28 Section 7 of Act 336 of the Public Acts of 1947, as 29 amended.

1. The grievance discussed and the decision rendered
 at level one shall both be placed in writing upon request of
 either party.

4 2. All documents, communications, and records dealing
5 with a grievance shall be filed separately from the personnel
6 files of the participants.

7 3. Forms for filing and processing grievances shall
8 be designated by the Superintendent and the PR & R Committee,
9 shall be prepared by the Superintendent, and shall be given
10 appropriate distribution so as to facilitate the operation of
11 the grievance procedure.

4. The grievant shall be given access to all records
and available information needed to process his grievance except personnel files of other staff members.

15 5. Failure at any step of this procedure to communicate 16 the decision on a grievance within the specified time limits shall permit the aggrieved teacher to proceed to the next step. 17 18 Failure at any step of this procedure to appeal a grievance to the next step within the specified time limits shall be 19 20 deemed to be acceptance of the decision rendered at that step. 6. All days referred to in this procedure shall be 21 22 school days.

23 7. Grievance meetings beyond Step 1 shall be held at
24 mutually agreeable times and places.

8. During the last week of each school quarter the 1 2 Professional Negotiating Committee and the administrative 3 staff together with a member of the Board of Education, shall 4 meet to discuss the administration of this agreement and any 5 problems which either party believes exists or may occur in the 6 operation of the School District. An agenda shall be prepared 7 by the parties covering the subjects to be discussed at 8 least a week prior to the meeting.

The section

ARTICLE X - TERM OF THIS AGREEMENT

This agreement shall become effective August 29, 1970, and it shall remain in full force and effect until June 30, 1971.

All items to be negotiated for any succeeding contract shall be presented in writing to the other party on or before the final day of school, 1971.

Ishpeming Education Association Board of Education of By Its P. N. Committee:

the City of Ishpeming:

Chairman

President

President

Secretary

Page 2

APPENDIX A - PART 1. ISHPEMING PUBLIC SCHOOLS 1970-1971

Years of	A.B. Degree	A.B. + 15 Hrs.	M.A. Degree	M.A.+ 15
Experience	B. S. Degree	B.S. + 15 Hrs.	M.S. Degree	M.S.+ 15
0	7,425	7,796	8,167	8,538
l	7,722	8,093	8,464	8,835
2	8,019	8,390	8,761	9,132
3	8,316	8,687	9,058	9,429
4	8,613	8,984	9,355	9,726
5	8,910	9,281	9,652	10,023
6	9,207	9,578	9,949	10,320
7	9,504	9,875	10,246	10,617
8	9,801	10,172	10,543	10,914
9	10,098	10,469	10,840	11,211
10	10,395	10,766	11,137	11,508
11	10,692	11,063	11,434	11,805
12		11,360	11,731	12,102
13			12,028	12,399
14				12,696
20	10,080	11 657	10 205	12 002
20	10,989	11,657	12,325	12,993
25	11,286	11,954	12,622	13,290

0

APPENDIX A

Part 2

The Board of Education of the Ishpeming School District hereby agrees to purchase full family health insurance for each interested employee from the company designated by the Negotiating Committee of the Ishpeming Education Association. The Board of Education also agrees to purchase \$10,000 life insurance for each full time employee, the company to be designated by the Board. It is further agreed that the Board will purchase life insurance on a pro-rated basis for part time employees. It is also understood that the Board will insure any new additional employee in the same amount with an additional contribution to cover the cost.

Any increase in cost during the 1970 - 1971 school year will be absorbed by the Board.

Employees continuing in the employment of this District will be covered on a twelve month basis.

Employees discontinuing their employment in the District will be dropped effective on the date of their resignation.

APPENDIX A - PART 3 SUPPLEMENTAL PAY SCHEDULE

PER CEN	T	ACTIVITY	PER CENT ACTIVITY	
200		Football	······································	
		Varsity	PLays	
		Assistant	1.3% - Christmas-high school	
6%	-	Assistant (if faculty)	1.3% - Christmas-junior high	
		Flat fee if student	2.2% - Senior Class Play	
		(\$100 per week)		
5%			6% - Yearbook	
4%	-	JV Assistant		
4%	-	Junior high (if faculty)	2% - Class Advisers (4)	
		Flat fee if student	Manuary di untersali (Mangalan naja da najarang akan naja da najarang katan najarang katan najarang katan katan	
		(\$200)	2% - Cheerleaders-Senior high	
			2% - Cheerleaders-Junior high	
		Basketball	Consideradoradora anticipativa dandera de anticipativa de anticipativa dandera de anticipativa	
11%	10.29	Varsity	3% - Student Council Finance	
6%	-	Junior Varsity		
		Freshman	4% - Library-Phelps	
5%		Junior High		
		÷	3 Weeks Pre-Season Football-at	
		Track	Salary	
7%		Varsity	Darary	
		Assistant	3 Weeks Band-Phelps-at Salary	
4%		Junior High	J weeks Dalid-Theips-at Dalary	
175		ounder mebri	Driver Education	
5%		Cross Country	In Car - \$6.47 per hour	
10		OTOBS COUTOLY	In Class - \$7.65 per hour	
5%		Skiing	In class - φ (.0) per nour	
10	-	DALING	Manhing at Astignitian Admigation	
4%	-	Golf	Working at Activities-Admission	
+ /0		GOII	Charged	
6%	100	Wrestling	W. G. Trathall \$7 00/mama	
0,0	1.00	wiesting	H.S. Football - \$7.88/game	
4%	0.30	Tennis	U.C. Destable 11 Cm \$10 E0/mm	
4/0	0.3	Tennis	H.S. Basketball Sr\$10.50/game	
5%		Debete		
210	-	Debate	JR. H.S. Basketball - \$7.88/game	9
7 201		Demonster	W.G	
1.3%	-	Forensics	H.S. Timers - \$12.08/game or mee	et
		T		
1. 7.01		Intramurals	H.S. Other Events - \$2.63/audit-	-
		Junior high boys	orium	
4.1%	-	Junior high girls		
			H.S. Wrestling - \$5.25/match	
5%	-36	Guidance (2)		
			H.S. Track - \$7.50/meet	
6,5	athe	Band		
		Senior and Junior high		
6%	***	Vocal		

The above schedule is based on years of experience in the activity plus the percentage of salary in the B.A. or B.A. + 15 column of the current salary schedule. EXCEPTION - Guidance and music percentages, if applicable, will be applied to the M.A. column.

Elementary & Secondary

GRIEVANCE REPORT FORM

Grievan	ce #	School District	Distributio	
	GRIEVANCE REPORT		 Superin Princip Associa 	
Submit	to Principal in Duplicate	and and we have a first state of the state and many states with a state state of the states and states and the	4. Teacher	
Buildi	ng Assignment	Name of Grievant	Date	Filed
			8. 24. 24. 27. 27. 28. 27. 28. 27. 28. 28. 29. 28. 29. 29. 29. 29. 29. 29. 29. 29. 29. 29	
	S	TEP 1		
Α.	Date Cause of Grievance (ccurred		
B. 1.	Statement of Grievance			
	na, de de altan en « de de per sel s de la de apa de san altando altan de anteres de anteres de anteres de ante		a yaar, viikuutaata, ooo yaaki watuutata watikaati katika katu	
	spenden stjertegeta det i den daar e kan arte aak na get spenden de stjerte an akteure gedeligtet de server e	an dible a site of an instance. And a cart does not be an instance of the site of the site of the site of the s	ar - 13 dans, a statues sa star statu statutar - statu statue a	
2.	Relief Sought			
	102202 004010		an ann an tao mar ann ann ann ann ann ann ann ann ann a	
		annan an a	an shaq si muqaa ayoo sha waxa she she she sha ahaa ahaa ahaa	
		Signature		Date
C.	Disposition by Principal_			
		an an ann ann ann an an an an an an an a		antikalaran yang di kana di kana kana kana kana kana kana kana kan
			a sakana ng manangan sang ng sing ng man pan sakanang	
		No	- 1	Date
		Signature of Princip	8.1	Date
D.	Position of Grievant and/	or Association		
-				
		Signature	and an and the spin of a strategy administration of a sequence of the sequence of the second s	Date
		STEP II		
0	Date Dession & be Guard			
A.	Date Received by Superint	endent or Designee		en a differendie fan die Magandian IV en ja allen Alemanie - a e
	If additional space is ne			
	reporting Sections Bl & 2 attach an additional shee		Continued on	next page)
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APPEND	TX 7	3	PART	TT

	Signature	Date	
C.	Position of Grievant and/or Association		
	Signature	Date	
	S <u>T</u> EP III		
Α.	Date Received by Board of Education or Designee		
В.	Disposition by Board		
	Signature	Date	
0		Date	
C.	Position of Grievant and/or Association		
	Signature	Date	
	STEP IV		
Α.	Date Submitted to Arbitration		
В.	Disposition & Award of Arbitrator		
	Signature of Arbitrator	Date of Decisio	
	NOTE: All provisions of Article of the Agreement date	d	