1966-68

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LELAND

EDUCATION

ASSOCIATION

AGREEMENT

MEA 1216 Hondale East Lansing, Mil. 48823 Leland Board of Education

LELAND EDUCATION ASSOCIATION AGREEMENT

This agreement entered into this 30th day of June, 1966, by and between the Board of Education of the City of Leland, Michigan, hereafter called the "Board", and the Leland Education Association hereinafter called the "Association".

WITNESSETH

Whereas the Board and the Association recognize and declare that providing a quality education for the children of Leland School District is their mutual aim and that the character of such education depends predominatly upon the quality and morale of the teaching service, and

Whereas the members of the teaching profession are particularly qualified to assist in formulating policies and programs designed to improve educational standards, and

Whereas the Board has a statutory obligation, pursuant to Act 379 of the Michigan Public Acts of 1965, to bargain with the Association as the representative of its teaching personnel with respect to hours, wages, terms and conditions of employment, and

Whereas the parties, following extended and deliberate professional negotiations, have reached certain understandings which they desire to memorialize,

In consideration of the following mutual covenants, it is hereby agreed as follows:

ARTICLE I

Recognition

- A. The Board hereby recognizes the Association as the exclusive bargaining representative, as defined in Seciton II of Act 379, Public Acts of 1965, for all professional personnel, including personnel on tenure, probation and on per diem appointments, classroom teachers, substitute teachers, guidance counsellors, librarians, or to be employed by the Board (whether or not assigned to a public school building), but excluding supervisory and executive personnel and office and clerical employees. The term "teacher", when used hereinafter in this Agreement, shall refer to all employees represented by the Association in the bargaining or negotiating unit as above defined, and references to male teachers shall include female teachers,
- B. The Board agrees not to negotiate with any teachers' organizations other than the Association for the duration of this Agreement. Nothing constained herein shall be construed to prevent any individual teabher from presenting a grievance and having the grievance adjusted without intervention of the Association, if the adjustment is not inconsistent with the terms of this Agreement, provided that the Association has been given opportunity to be present at such adjustment.

C. Nothing contained herein shall be construed to deny or restrict to any teacher rights he may have under the Michigan General School Laws or applicable civil service laws and regulations. The rights granted to teachers hereunder shall be deemed to be in addition to those provided elsewhere.

ARTICLE II

Teacher Rights

- A. Pursuant to Act 379 of the Public Acts of 1965, the Board hereby agrees that every employee of the Board shall have the right freely to organize join and support the Association for the purpose of engaging in collective bargaining or negotiation and other concerted activities for mutual aid and protection as long as it shall not interfere with the discharge of his teaching duties. As a duly elected body exercising governmental power under color of law of the State of Michigan, the Board undertakes and agrees that it will not directly or indirectly discourage or deprive or coerce and teacher in the enjoyment of any rights conferred by Act 379 or other laws of Michigan or the Constitutions of Michigan and the United States; that it will not discriminate against any teacher with respect to hours, wages or any terms or conditions of employment by reason of his membership in the Association, his participation in any activities of the Association or collective professional negotiations with the Board, or his institution of any grievance, complaint or proceeding under this Agreement or otherwise with respect to any terms or conditions of employment.
- B. The Board specifically recognizes the right of its employees appropriately to invoke the assistance of the State Labor Board, or a mediator from such public agency, or an arbitrator appointed pursuant to the provisions of this Agreement, and the Board agrees to be bound by any lawful order or award thereof.

ARTICLE III

Professional Compensation

- A. The salaries of teachers covered by this Agreement are set forth in Schedule A which is attabled to and incorporated in this Agreement. Such salary schedule shall remain in effect during the two-year term of this Agreement.
- B. A teacher shall be released from regular duties without loss of salary at least one day each semester for the purpose of participating in area or regional meetings of the Michigan Education Association.

All teachers will be "on schedule" at the beginning of the 1967-68 school year.

Annual increases will be limited to \$500 except in those cases where larger increments are required to place all teachers on the schedule for the 1967-68 school year.

No new teacher shall be placed higher on the salary schedule than teachers presently employed and having equial experience.

B.A.	*Intermediate Step	M. A.	Increment	No. of	Increments
\$5000 - 7000	\$5200 - 7200	\$5400-7600	\$200	10	
Yrs. Experienc	e Bachelor's Degra	a Interm	ediate Step	Master's	Degree
0	\$5000		5200	\$5400	
1	5200		5400	5600	
2	5400		5600	5800	
3	5600		5800	6000	
3	5800		6000	6200	
5	6000		6200	6400	
	6200		6400	6600	
6	6400		6600	6800	
8	6600		6800	7000	
9	6800		7000	7200	
10	7000		7200	7400	
	[Half-Time Tea	achers (Incre	ment \$100)]		
0	\$2700	ş	2800	\$2900	
1	2800		2900	. 3000	
2	2900		3000	3 100	
3	3000		3100	3200	
	31.00		3200	3300	
5	3200		3300	3400	
	3300		3400	3500	
7	3400		3500	3600	
8	3500		3600	3700	
9	3600		3700	3800	

(These people handle more than the equivalent of a half-time load) *Fifteen hours toward Masters: Individual must be a delcared candidate for the degree.

3800

Considerable time and money is spent ofinthese 15 hours. Recognition of this time would encourage teachers to work toward self-improvement.

ALSO RECOMMENDED: Should a high school teacher be burdened in excess of five daily classroom sessions, a salary adjustment is to be made. (Study hall supervision does not rank as a class session for which a teacher must prepare.)

No inflexible limit should be fixed on number of years experience transferable into our system. This should rest with judgement of board upon individual basis.

These extracurricular duties to be reimbursed:

3700

Head Coach \$400

JV Coach 200[If practice is held during shhool time, this amount will be only \$100]

Track or Baseball 100

Play Direction 100 per play [Maximum of 2 per year for entire school] Supervision of schoo

school dinners 20.[Dinners & suppers not to exceed 4. Basketball banquet included as one of the four.]

Bus Chaperones for Extra Curricular Activities \$4.00 + Admission Ticket when applicable.

Retirement is mandatory at age 65, subject to extension by the Board of Education

ARTICLE IW

Teaching Hours

The teacher's normal teaching hours shall be as follows:

- 1. Teachers shall be at their assigned places of duty no later than 8:30 am.
- 2. Unless permission is granted by the Superintendent, teachers shall leave no earlier than 4:00 pm.

ARTICLE V

Teaching Loads and Assignments

- A. The normal weekly teaching load in the senior high school will be 25 teaching periods and 5 supervised study periods and 5 unassigned preparation periods. The nurmal weekly teaching load in the junior high schools will be 25 teaching periods and 5 supervised study or activity periods and 5 unassigned preparation periods. The normal weekly teaching load in the elementary schools will be 30 teaching periods. No departure from these norms, except in case of emergency, shall be authorized without prior consultation with the Association. In the event of any disagreement between the representative of the Board and the Association as to the need and desirability of such deviation, the matter may be processed through the professional grievance negotiation procedure hereinafter set forth.
- B. Since pupils are entitled to be taught by teachers who are working within their area of competence, teachers shall not be assigned, except temprarily and for good cause, outside the scope of their teaching certificates or their major or minor field or study.
- C. Teachers who will be affected by a change in grade assignments in the elementary school grades and by changes in subject assignment in the secondary school grades will be notified and consulted by their principals as soon as practicable and prior to June 1st. Such changes will be voluntary to the extent possible. Every effort will be made to avoid reassigning probationary elementary school teachers to different grade levels unless the teacher requests such change.

ARTICLE VI

Teaching Conditions

The parties recognize that the availability of optimum school facilities for both student and teacher is desirable to insure the high quality of education that is the goal of both teacher and the Board. It is also acknowledged that the primary duty and responsibility of the teacher is to teach and that the organization of the school and the school day should be directed at insuring that the energy of the teacher is primarily utilized to this end.

- A. Because the pupil-teacher ratio is an important aspect of an effective educational program, the parties agree that class size except for emergency shall not exceed the following maxima:
 - (1) Kindergarten 20 pupils (2) Elementary school grades (per room) 28 pupils

The maximum class size per teacher in the secondary schools shall be as follows:

English	25 pupils
Social Studies	25 "
General Education	25 "
Mathematics	25 99
Science	25 "
Language	15 "
Bisiness	25 **
Typing	30 "
Vocational Shop	
(including drafting)	15 "
Homemaking	15 "
Home & Family Living	25 "
Music(band & choral)	No limit in school our size

- B. The Board recognizes that appropriate texts, library reference facilities, maps and globes, laboratory equipment, audio-visual equipment, art supplies, athletic equipment, current periodicals, standard tests and questionnaires, and similar materials are the tools of the teaching profession. The parties will confer from time to time for the purpose of improving the selection and use of such educational tools and the Board undertakes promptly to implement all joint decisions thereon made by its representative and the Association. The Board agrees at all times to keep the schools reasonably and properly equipped and maintained.
- C. Under no conditions shall a teacher be required to drive a school bus as part of his regular assignment.
- D. The Board shall make available for teacher use at least one room, appropriately furnished and cleaned, which shall be reserved for use as a faculty lounge in which smoking shall be permitted.
- E. Telephone facilities shall be made available to teachers for their reasonable use.
- F. Notwithstanding their employment, teachers shall be entitled to full rights of citizenship and no religious or political activities of any teacher or the lack thereof shall be grounds for any disipline or descrimination with respect to the professional employment of such teacher. The private and personal life of any teacher is not within the appropriate concern or attention of the Board, except that the moral conduct of the teacher shall, at all times, be acceptable to the community.
- G. The provisions of this Agreement and the wages, hours terms and conditions of employment shall be applied without regard to race, creed, religion, color, national origin, age, sex or marital status or member ship in or association with the activities of any employee organization. The Board and the Association pledge themselves to seek to extend the advantages of public education to every student without regard to race, creed, religion, sex, color or national origin and to seek to achieve

full equality of educational opportunity to all pupils.

ARTICLE VII

Leave Pay

Leave with pay shall be granted under the following conditions:

- a. Leave for personal illness of ten days per year shall be allowed.
- b. All of the unused days actually earned shall be added to the teacher's sick leave reserve, provided that such reserve shall not exceed
 - a total of thirty days. Emergency leave not to exceed a total of five days per year may be granted by the Superintendent for the following reasons:
 - 1. Serious illness, marriage, and death in the immediate family, Required appearance in a court of law involving no moral turpitude on the part of the employee, and quarantine. (Immediate family -husband, wife, child, sister, brother, or any other member of the family living in the same household, no matter what degree of relationship.)
 - 2. Death in the family (Family -immediate family, brothers and sisters-in-law of both teacher and spouse, and their children.)
- c. A maximum of three days may be allowed for inservice training.
- d. One business day per semester, not deductable from other leaves, shall be provided.
- e. Teachers employed on a part-time basis will be granted leave and personal days in proportion to that fraction of the school year for which they are employed.(e.g. 1/2 time teacher=fivevsick leave)

ARTICLE VIII

Leaves of Absence

- A. Any teacher whose personal illness extends beyond the period compensated under Article VII shall be granted a leave of absence for usch time as is necessary, but not to extend beyond the current school year, for complete recovery from such illness. I pon return from leave, a teacher shall be assigned to the same position, if available, or a substantially equivalent position.
- B. Leaves of absence without pay shall be granted upon application, with time limits to be set by the Board of Education, for the following purposes:
 - 1. Study related to the teacher's license field.
 - 2. Study to meet eligibility requirements for a license other than that held by the teacher.
 - 3. Study, research or special teaching assignment involving probably advantage to the school system.

The regular salary increment occuring during such period shall be allowed.

C. A maternity leave shall be granted without pay, commencing not later than the end of the sixth month of pregnancy, except that when this date falls within one school month of the end of the semester the teacher may be permitted to complete the semester. The teacher shall be entitled to

return from such leave at any time within three months after the birth of the child.

ARTICLE IX

Insurance Protection

Pursuant to the authority set forth in Section 617 of the School Code of 1955, as amended, the Board agrees to furnish to all teachers the following insurance protection:

a. The Board shall provide free medical, surgical, or hospital care for teachers injured while performing their school duties.

ART ICLE X

Protection of Teachers

- A. Any case of assault upon a teacher shall be promptly reported to the Board or its designated representative. The Board will provide legal counsel to advise the teacher of his rights and obligations with respect to such assault and shall render all reasonable assistance to the teacher in connection with handling of the incident by law enforcement and judicial authorities.
- B. If any teacher is complained against or sued by reason of disciplinary action taken by the teacher againse a student and in compliance with Board policy, the Board will provide legal counsel and render all necessary assistance to the teacher in his defense.
- C. Any complaints by a parent of a student directed toward a teacher shall be promptly called to the teacher's attention by the Superintendent.
- D. Teachers shall be expected to exercise reasonable care with respect to thesafety of pupils and property, but shall not be individually liable, except in the case of gross negligence or gross neglect of duty, for any damage or loss to person or property.

ARTICLE XI

Negotiation Prodedures

- A. It is contemplated that metters of common concern to the parties shall be subject to professional negotiations between them from time to time during the period of this agreement upon request by either party to the other. The parties undertake to cooperate in arranging meetings, selecting representatives for such discussions, furnishing necessary information and otherwise constructively considering and resolving any such matter.
- B. In any negotiations described in this Article, neither party shall have control over the selection of the negotiating or bargaining representatives of the other party and each party may select its representatives from within or outside the school distrect. It is recognized that no final agreement between the parties may be executed without ratification by a mojority of the Board of Education and by a majority of the membership fo the Association, but the parties mutually pledge that representatives selected by each shall be clothed with all necessary power

and authority to make proposals, consider proposals, and make concessions in the course of negotiations of gargaining, subject only to such ultimate ratification.

C. If the parties fail to reach an agreement in any such negotiations, either party may invoke the mediation machinery of the State Labor Mediation Board or take any other lawful measures it may deem appropriate, including the imposition by the Association of professional sanctions to discourage teachers from working in the absence of contract.

ARTICLE XII

Professional Grievance Negotiation Procedure

- A. Any teacher, group of teachers of the Association believing that there has been a violation, misinterpretation or misapplication of any provision of this Agreement or any existing rule, order or regulation of the Board, or any other provision of law (except a statute specifically extablishing a procedure for redress) relating to wages, hours, terms or conditions of employment, may file a written grievance with the Board or its designated representative. The Board hereby designates as its representative for such purpose the superintendent of shbools.
- B. Within five days of receipt of the grievance the designated representative of the Board shall meet with the Association in an effort to respect the grievance. Affected teachers may or may not be present at such meeting. If the grievance is transmitted directly to the Superintendent he shall have ten days from receipt to approve or disapprove it. If the grievance shall be denied by the Superintendent, the grievance shall immediately be transmitted to the secretary of the Board, with a statement of reasons why it is being disapproved.
- C. Within 15 days from receipt of the grievance, the Board shall pass upon the grievance. The Board may hold a hearing thereon, may designate one or more of its members to hold a hearing or otherwise investigate the grievance, or prescribe such procedure as it may deem appropriate for consideration of the grievance, provided, however, that in no event, except with express written consent of the Association, shall final determination of the grievance be made by the Board more than 20 days after its submission to the Board.
- D. If the decision of the Board is not satisfactory to the Association, the grievance may be submitted to arbitration before an impartial arbitrator selected by the parties. If the parties cannot agree as to the arbitrator, he shall be selected by the American Arbitration Association in accord with its rules which shall likewise govern the arbitration hearing. The Board shall not be permitted to assert in such arbitration proceeding any ground or to rely on any evidence not previously disclosed to the Education Association. The arbitrator shall have no power to alter, add to or subtract from the terms of this Agreement. Both parties agree to be bound by the award of the arbitrator and agree that judgment thereon may be entered inany court of competent jurisdiction.
- E. If any teacher for whom a grievance is sustained shall be found to have been unjustly discharged, he shall be reinstated with full reimbursement of all professional compensation lost. If he shall have been found to have been improperly deprived of any professional compensation or advantage, the same or its equivalent in money shall be paid to him.

- F. The costs of any arbitration under this Article shall be shared equally by the Association and the School District.
- Q. For administrative convenience, the Board may cause complaints which may be the subject of grievances under this Article first to be presented to the principal or superintendent for informal processing, in an effort to reduce the number of formal grievances handled under the professional grievance procedure herein established. The parties shall mutually work out procedures for such informal processinguupon request, but exhaustion of such informal procedures shall not be required as a condition precedent to invoking the grievance procedure, nor shall the participation of department heads, assistant principals or other employees in such informal procedures be deemed to be a supervisory or executive function.

ARTICLE XIII

Miscellaneous Provisions

- A. In the event that the dismissal of a teacher is being considered, the Beard shall guarantee that teacher:
 - (1) A notice that dismissal is being contemplated.
 - (2) A statement of charges sufficiently specific to enable the teacher to defend against them.
 - (3) A fair hearing before the Board.
- B. This Agreement shall supersede any rules, regulations or practices of the Board which shall be contrary to or inconsistent with its terms. It shall likewise supersede any contrary or inconsistent terms contained in any individual teacher contracts heretofore in effect. All future individual teacher contracts shall be made expressly subject to the terms of this Agreement. The provisions of this Agreement shall be incorporated into and be considered part of the established policies of the Board.
- C. If any provision of this Agreement of any application of the Agreement to any employee or group of employees shall be found contrary to law, then such provision or application shall not be deemed valid and subsisting except to the extent permitted by law, but all other provisions or applications shall continue in full force and effect.

ARTICLE XIV

Duration of Agreement

This Agreement shall be effective as of June 10, 1966, and shall continue in effect for two years until the 30th day of June, 1968. This Agreement shall not be extended orally and it is expressly understood that it shall expire on the date indicated.

BOARD OF EDUCATION
BY Lesident Cityer
BY Cavid of Sinnshin
EDUCATION ASSOCIATION
BY Julianne Stark
BY Theyllist Dalton Its Secretary

Inspected (reviewed) as to form by Michigan Education Association

Counsel