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PROPOSED EDUCATION ASSOCIATION LABOR AND INDUSTRIAL AGREEMENT, 1968-69

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PROFESSIONAL NEGOTIATIONS

RELATIONS LIBRARY Michigan Sinks University This Agreement entered into this 1968, by and between the School District of Atlanta the Village of Atlanta, Michigan, hereinciter called the "Board", and the Atlanta Education Association, hereinafter ellied the "Association"

### WITNESSETH:

WHEREAS, the Board and the Association recognize and declare that providing a quality education for the children of Atlanta is their mutual aim and that the character of such education depends predominately upon the quality and morale of the teaching service, and

WHEREAS, the members of the teaching prifession are particularly qualified to assist in formulating policies and programs designed to improve aducational standards, and

WHEREAS, the Board has a statutory obligation, putsuant to the Public Employment Relations Act, 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 have reached certain understandings which they desire to confirm in this Agreement,

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

MEA 1216 Kendale East Lansing, Mich. 48823

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#### ARTICLE II

### Association and Teacher Rights

- A. Pursuant to the Michigan Public Employment Relations Act, the Board hereby agrees that every teacher 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 lawful concerted activities for mutual aid and protection. 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 encourage, discourage or deprive or coerce any teacher in the enjoyment of any rights conferred by the Act 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 teams or conditions of employment by reason of his membership in the Association, his participation in any lawful activities of the Association or collective professional negotiations with the Board, or his institution of any grievance under this Agreement.
- B. Nothing contained herein shall be construed to deny or restrict to any teacher rights he may have under the Michigan General School Laws.
- The Association and its representatives, with the approval of the superintendent, shall have the right to use school buildings at all reasonable hours for meetings, provided that when special custodial service is required, the Board may make a reasonable charge therefor. No charge shall be made for use of school rooms before the commencement of the school day or until 6 p.m.
- Duly authorized representatives of the Association shall be permitted to transact official Association business on school property at all reasonable times, provided that this shall not interfere with or interrupt normal school operations.
- E. The Association, with the approval of the superintendent, shall have the right to use school facilities and equipment, including typewriters, mimeographing machines, other duplicating equipment, calculating machines, and all types of audio-visual equipment at reasonable times, when such equipment is not otherwise in use. The Association shall pay for the reasonable cost of all materials and supplies incident to such use.
- F. The Association shall have the right to past notices of its activities and matters of Association concern on teacher bulletin boards, at least one of which shall be provided in each school building. The Association may use the district mail service and teacher mail bones for communications to teachers. No teacher shall be prevented from wearing insignia, pins or other identification of membership in the Association either on or off school premises.

- The Board agrees to furnish one copy to the Association in response to reasonable requests from time to sime all informatio. available to the residents of the district concerning the firancial resources of the district, tentative budgetary requirements and allocations and such other generally available information as will assist the Association in developing intelligent, accurate, informed and constructive programs on behalf of the teachers and their students.
- H. The Board shall inform the Association of any new or modified fiscal, budgetary or tax programs, construction programs, or major revisions of educational policy, which are proposed or under consideration it being expressly understood that the Board reserves unto itself the sole and unquestionable right to determine what fiscal budgetary or tax programs will or will not be instituted, and that such information given to the Association is by way of courtesy and that any comment by the Association to the Board in response to such information shall be advisory only.
- 1. 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 discipline or discrimination with respect to the professional employment of such teacher.
- I. The provisions of this Agreement and the wages, hours, terms and conditions of employment shall be applied in a manner which is not arbitrary, capricious or discriminatory and without regard to race, creed, religion, color, national origin, age, sex, or marital status.
- K. Consistent with the Code of Ethics of the Education Profession, membership in the Association shall be open to all teachers regardless of race, creed, sex, marital status, or national origin.
- L. Nothing herein shall require any teacher to be a member of any organization.

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#### ACFICLE IV

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- A. Teachers may, the first week of September, eigh and deline meto the bound an assignment authorizing deduction of membersurp dues and assessments of the Association lincluding the kational Education Association and the Nichigan Education Association. Such authorization shall continue in effect unless subsequent to Jane 15th and palor to September 15th of any year, such authorization is formaily haveled by the teacher in writing and cooles thereof are defined at the Association and the Board.
- is the Deduction of membership dues shall be made from the second pay the do the school year and the Buard agrees to remit to the terpecture Associations all monies so deducted; ascompatical or a list of ceachest from whom the deductions have over made.

#### ARTICLE V

### Teaching Hours and Class road

- A. No teacher shall be required to report for duty entitle than thirty (30) minutes before the opening of the pupils' regular school day each morning. Teachers shall be permitted to leave fifteen (15) minutes after close of the pupils' regular school day. Teachers are encouraged to remain for a sufficient period after the close of the pupils' school day to attend to those matters which properly require attention at that time, including consultations with parents when scheduled directly with the teacher.
- B. The normal weekly teaching load in the junior and senior high school will be thirty (30) teaching periods and five (5) unassigned preparation periods or not to exceed 6 hours of pupil contact per day. Assignment to a supervised study period shall be considered a teaching period for purposes of this Article. However, the principal may assign a teacher to a class during his unassigned period in an emergency when no substitute is available and the rate of pay shall be \$5.00 per period.
- C. All teachers shall be entitled to a duty-free uninterrupted lunch period of no less than thirty minutes.
- D. Elementary teachers will be provided two fifteen minute relief periods each day during which the children will have recess.
- E. No departure from these norms, except in case of emergency, shall be made without prior consultation with the Association. In the event of any disagriement between the representative of the Board and the Association as to the need and the desirability of such deviation, the matter may be processed through the professional grievance procedure hereinafter set forth.
- F. If a junior or senior high teacher shall teach more than the normal teaching load as set forth in this Article, he shall receive additional compensation. A regularly assigned extra class per day in high school would mean an additional 1/6 in salary.
- G. A teacher engaged during the school day in negotiating in behalf of the Association with any representative of the Board or participating in any professional grievance negotiation shall be released from regular duties without loss of salary. "Any negotiations pursuant to this contract or any processing of grievances pursuant to this contract may take place during the school hours in the sole discretion of the superintendent."
- H. The parties recognize the principle of a normal forty (40) hour work week, exclusive of lunch.
- It is mutually recognized by the parties that the principle of the forty (40), hour roumal work with cannot be interpreted literally. Nothing contained herein prohibits on limits the right of the Board from assigning the exter duries normally associated with the reaching profession.

It is the responsibility of each individual teacher, as well as the Board, so provide the highest quality educational program praexicable for every boy and girl in the school district. This includes:

(1) Careful daily preparation.

(2) Attendance at staff meetings.

(3) Participation, if the teacher is directly involved, in activities of the school such as:

(a) Open houses.

(b) P.T.A. meetings (may be excused by the principal for meritorious reasons only).

(c) Public performances of children in plays, concerts, athletic activities, or other extra-curricular activities.

This paragraph is specifically exempted from the obligation set up under paragraph "F" above.

#### ARTICLE VI

### Teaching Conditions

The parties recognize that optimum shool facilities for both student and teacher are desirable to inside the high quality of education that is the goal of both the Association 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 toward 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 should be lowered wherever possible to meet the following standards.

1.	Elementary	Standard
	Kinderganten	35
•	First-second Grade	35
	Third-sixth Grade	35
2.	Secondary	Standard
	English	35
	Social Studies	35
	General Education	35
	Mathematics	35
	Science	35
	Language	35
	Business	35
	Typing	35
	Industrial Arts	20
	Drafting	20
	Homemaking	20
	Music, Band	Unlimited
	Music, Vocal	35
	. Physical Education	. 30
3.	Special Education	15
4.	Remedial Reading	7

Teachers who are assigned classes which exceed these standarie trall receive additional compensation as follows:

- (1) \$10 per year for each student in each class over the standard in grades 7--12.
- (2) \$60 per year for each clementary shild that the teacher has the entire day.
- (3) The number will be based on the official enrollment date of the school for State Aid purposes.
- B. The Board necognizes that appropriate texts, library reference facilities, maps and globes, laboratory equipment, audiovisual equipment, art supplies, athletic equipment, current periodicals, standard tests and questionaires and similar materials are the tools of the teaching profession. The parties will confer 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 equipped and maintained.
- The Board and the Association mutually recognize the importance of continuous use of teaching reference material in maintaining a high level of professional performance. In furtherance of that recognition, the Board shall provide a teacher reference library in each school in the district and include therein some texts which are requested by the teachers of that school.
- D. The Board agrees to make available in each school typing, duplicating, stencil and mimeograph facilities and clerical personnel to aid teachers in the preparation of instructional material.
- E. The Board shall provide:
  - 1. A separate desk for each teacher in the district with lockable drawer space.
  - 2. Closet space for each teacher to store coats, overshoes and personal articles.
  - 3. Chalkboard space in every classroom.
  - 4. Copies, exclusively for each teacher's use, of all texts used in each of the courses he is to teach.
  - 5. A dictionary in every classroom.
  - 5. Storage space in each classroom for instructional materials.
  - Attendance books, paper, pencils, pens, chalk, enasers and other material required in daily teaching responsibility.

- F. To aid teachers, the Board agrees to engage not less than one aide in the elementary school responsible to the teachers.
- G. Under no conditions shall a teacher be required to drive a school bus as part of his regular assignment.
- H. The Board shall make available lunchroom, restroom and lavality facilities exclusively for teacher use and at least one room which shall be reserved for use as a faculty lounge in which smoking shall be permitted.
- I. Telephone facilities shall be made evailable to teachers for their reasonable use.
- J. Off street parking facilities shall be made available and maintained for teachers for their exclusive use.
- K. Teachers shall not be required to work under unsafe or hazardous conditions or to perform tasks which endanger their health, safety or well-being.
- L. Every teacher shall be supplied with a key to his room and a key to his desk.

#### ARTICLE VII

### Qualifications and Assignments

- A. "The Board will endeavon to hire fully qualified descrets. However, they reserve the right to hire persons on special certificates when fully qualified persons are not available."
- B. Since pupils are entitled to be taught by teachers who are working within their area of competence, teachers shall not be assigned, except temporarily and for good cause, outside the scope of their teaching certificates or their major or minor field of study.
- C. Any assignments in addition to the normal teaching schedule during the regular school year, including adult education courses, driver education, extra duties enumerated in Schedules B, and summer school courses, shall not be obligatory but shall be with the consent of the teacher. Preference in making such assignments will be given to teachers regularly employed in the district.

#### ARTICLE VIII

### Vacancies, Promotions and Transfers

- A. The Board recognizes that it is desirable in making assignments to consider the interests and aspirations of its teachers. 'Requests by a teacher for transfer to a different class, building or position shall be made in writing, one copy of which shall be filed with the superintendent and one copy shall be filed with the Association. The application shall set forth the reasons for transfer, the school, grade or position sought, and the applicant's academic qualifications. Such requests shall be renewed once each year to assure active consideration by the Board.
- B. The Association recognizes that when vacancies occur during the school year, it may be difficult to fill them from within the district without undue disruption to the existing instructional program. If the superintendent in his sole judgment so determines, such a vacancy may be filled on a temporary or tentative basis until the end of the normal school year at which time the position will be considered vacant.
- C. The Board declares its support of a policy of filling vacancies, including vacancies in supervisory positions, from within its own teaching staff. Whenever a vacancy arises on is anticipated, the superintendent shall promptly notify the Association which shall solicit applications from interested teachers, and shall promptly advise the superintendent of applicants for such positions. Vacancies shall be filled on the basis of the experience, competency and qualifications of the applicant.
- O. An involuntary transfer will be made only in case of emergency or to prevent under disruption of the instructional program. The superintendent shall notify the affected tracher and the Association of the reasons for such transfer. If the teacher objects to such transfer for the reasons given, the dispute may be resolved through the professional grievance procedure.
- E. Any teacher who shall be transferred to a supervisory or executive position and shall later return to a teacher status shall be entitled to retain such rights as he may have had under this Agreement prior to such transfer to supervisory or executive status.

#### ARTICLE IX

### Illness or Visability

- At the beginning of each school year each teacher small be exedited with a ten day sick leave allowance to be used for absences caused by illness or physical disability of the teacher, or death in the immediate family. The unused portion of such allowance shall accumulate from year to year up to sixty days.
- B. A teacher who is unable to teach because of personal illness or disability and who has exhausted all sick leave available shall be granted a leave of absence without pay or additional sick leave for the duration of such illness or disability up to one year and the leave may be renewed each year upon written request by the teacher and approval by the board of education.
- C. Any teacher who is absent because of an injury or disease compensable under the Michigan Workmen's Compensation Law shall receive from the Board the difference between the Workmen's Compensation payment prescribed by law and his regular salary, to the extent and until such time as such teacher shall have used up any so-colled "sick pay" provided herein. The "sick pay" will be computed on the basis of the teacher's pro rated salary per day at the time he becomes absent because of injury or disease.
- D. Upon written application submitted one month prior to leave, a maternity leave shall be granted without pay. The teacher shall be entitled to a leave for one year. Further extensions may be granted at the will of the board. Upon return, a teacher shall be assigned to the same or similar position as soon as a vacancy exists.
- E. The Board may request a doctor's starement before allowing a teacher to resume his duties following any sick Leave. "The Foard reserves the right to request a doctor's statement before compensating a teacher under the provisions of Paragraph A, if it has reasonable cause to believe that the teacher was not absent for the reasons specified in Paragraph A.

### Pensonal Business

Two days a year of personal leave allowance may be used for personal business, camulative up to four days. Additional days may be granted and charged against sick leave if approved by the superintendent. The purpose of this leave is to relieve teachers of financial hardship in situations over which they have no control.

Personal business means on activity that requires the teacher's presence during the school day and is of such a nature that it cannot be attended to at a time when schools are not in session.

An application for a personal business leave containing the reasons for the leave, must be submitted in writing at least one warm in advance (except in the event of an amengancy when a shorter notice may be acceptable).

Personal business leave days shall not be granted for the days preceeding or the days following halidays or vacations, and the first and last days of the school year, except in emergency.

#### ARTICLE XI

### Unpaid Leaves of Absenta

- A. Upon writter application, a teacher with never years of experience in this school may be granted a leave of absence for up to one year without pay for study related to the teacher's lie-ensed field or his professional growth. The regular salary inexament shall account. Such leave shall meet the provisions of Section 572 of Chapter IX of the school code.
- 8. Any tracher who has left on leaves a teaching position, other than a temporary teaching position, in any school district in Michigan in order to serve in any branch of the armed services of the United States and who upon termination of such services (1) neceives an honorable discharge from the armed forces; (2) is still qualified and competent to perform the duties of such teaching position; and (3) make application to said school district for reemployment within 90 days after he is relieved from such military service shall be restored at the beginning of the semester or term following the application to such teaching position or to a position of like nature, sensority, status, and pay unless cincumstances have so changed as to make it impossible or unreasonable to do so. [Act 145 of 1948 as amended.]

#### ARTICLE XII

### Teacher Evaluation File

Each teacher shall have the right upon request to review the contents of his own personnel file, except indicated confidential material from outside sources. A representative of the Association may, at the teacher's request, recompany the teacher in this service.

#### ARTICLE XIII

### Pacfessional Behavic

- A. Teachers are expected to comply with measurable hales. Asgulations, and directions from time to time adopted by the Board or
  its representatives which are not inconsistent with the provisions
  of this Agreement.
- B. A teacher shall at all times be entitled to have present a representative of the Association when he is being reprimanded, warned or disciplined for any infraction of rules or delinquency in professional performance. When a request for such representation is made, no action shall be taken with respect to the teacher until such representative of the Association is present.

### Professional Degravations

- A state of parties suppose the principle of continue to again with the first areas, parties parties by trackers in projection to project on adjoint of the first apactaciantion, traver for work or adjoint of the great and participation in community reasonal parties.
- B. Jith the approval of the superintendent and Board of Edueation, any teacher who enholls in a course Artated to his instructional responsibilities at an NCATE! Mational Courcil for Accreditution of Teacher Education) accredited callings or unique ity shall revolve full reinbursement from the Board for his trition, beak, meal, ladging and transportation expenses upon the successful completion of such course.
- C. The Board agrees to provide upon application, and approval by the superintendent, the necessary junds for teachers and descreto acted select professional conference and Michigan Department of Education Cuariculum Committee meetings. Thanks, weals, todawn and resistantion fees shall be deemed appropriate expenses of the Soard, as well as the cost of the substitute teacher record to relieve the participant. A teacher aftending such conferences and meetings shall be granted sufficient leave time to attend without loss of commensary time.
- D. At the request of the Association, or on the Ronn's initiative, arrangements shall be made for after-school courses, workshops, conference and programs designed to improve the quality of instruction. Every effort will be made to obtain scopic of the alghest qualification to purilificate in the presentation of such programs.

#### Ha sterence of Standards

All conditions of employment, including tracking hours, active compensation for work outside regular tracking hours, active persons, traves, and general working conditions shall be maintained at not less that the highest minimum standards in effect in the district at the time this Agreement is signed, provided that such conditions shall be improved for the benefit of trackers as regulared by the express provisions of this Agreement. This Agreement shall not be interpreted or applied to deprive teachers of professional advantages heretofore enjoyed unless expressly stated herein.

The duties of any teacher on the responsibilities of any position in the bangaining unit will not be substantially attened on increased without prior negotiation with the Association.

#### ARTICLE XVI

# Reductions in Personnel and Americans and Consockladions of Vistalett

- A To the full extent permitted by two, this Agreement shall be binding upon the board and lits successor personned and upon any school discrete into which on with which this desire at shall be proped on convised
- Some the substitution necessary a give of reduction in the nontion on their conditions make necessary a give of reduction in the nonbehold to account employed by the Board, the Foreign of the reduction, as nearly as possess, those trackers with servanent bracking contificates having The results service in the district. The Association and Scans will furabor to be a substitution to assist all trackers terminated for lack of results or receive employment in adjacent serval districts upon leams and conditions is arably comparable as pull king.

#### ARTICLE XVII

### Continuity of Operations

- A. Both parties recognize the desirability of continuous and uninterrupted operation of the instructional program during the normal school year and the avoidance of disputes which threaten to interfere with such operations. The Association accordingly agrees that it will not, during the period of this Agreement, directly or indirectly, engage in or assist in any strike, as defined by Section 1 of the Public Employment Relations Act.
- B. The Bourd agrees that it will not, during the period of this Agreement, directly or indirectly engage in or assist in any unfair labor practice as defined by Section 10 of the Public Employment Relations Let.

#### ARTICLE XVIII

### School Calendar

A. For the term of this Agreement the school calendar shall be as set forth in Schedule A. The Board reserves the right to extend the school year in order to obtain a minimum of 180 days of student instruction.

#### ASTICLE MY

### Professional Commensation

- The basic salaries of teachers covered to thes Agreement are set forth an Schedule B which is atteched to and increment in this Agreement. Such salary schedule shelt herman in effect during the team of this Agreement.
- 3. All teachers newly employed shall be given expedit on the Salary schedule as set forth in Schedule 3.
- C. The Sulary Achedule is based upon the fregular school entransmit and as set furth in Schedule A and the number tracking lood as deflated in this Agreement.
- D. Teachers involved in extra duty assignments set just in Schedule 3 which is attached to and incorporated in this Agreement shall be compensated in accordance with the provestions incorp.
- E. Teachers required, in the course of their work, to drive personal automobiles from one school building to another short as coive a can attendance of ten cents per mile. The same alternate shall be given for use of personal cans for field trops or effect business of the district. The sound shall provide teabulity in surance protection for teachers when their personal automobiles are used as provided in this section.

#### ARTICLE XX

### Special Teaching Assignments

- A. Assignments for the Adult Education, Vriver Education and Summer School programs will be made by the Board on the basis of preference to teachers possessing permanent teaching certificates regularly employed in the district during the normal school year. Teachers shall be compensated for teaching in any of such programs at \$5.00 per hour. A list of openings for special programs will be posted on the teachers' bulletin board before a hiring decision. The teacher with the best requisites, qualifications, and experience shall have priority for the particular job.
- B. The Board agrees at all times to maintain an adequate list fo substitute teachers. Teachers shall be informed of a telephone number they may call fefore 7:30 a.m. to report unavailability for work. Once a teacher has reported unavailability, it shall be the responsibility of the administration to arrange for a substitute.

#### ARTICLE XXI

### Terminal Leave

In recognition of services to the school district, a terminal leave payment of two percent (2%) of the teacher's current basic salary will be paid upon retirement provided the teacher shall have been employed in the school district for at least ten (10) years.

#### ARTICLE XXII

### Student Discipline and Teacher Protection .

The Board recognizes its responsibility to continue to give administrative backing and support to its teachers, although each teacher bears the primary responsibility for maintaining proper control and discipline in the classroom. The teachers recognize that all disciplinary actions and methods invoked by them shall be reasonable and just, and in accordance with established Board policy. It shall be the responsibility of the teacher to report to his principal the name of any student who, in the opinion of the teacher, needs particular assistance from skilled personnel. The teacher's report that a particular student needs such assistance.

Any case of assault upon a teacher which had its inception in a school-centered problem shall be reported immediately in writing to the Superintendent or his designated representative. In the event of such an assault, the teacher involved may request assistance of the Board in such matter. These requests shall be made in writing to the Superintendent who shall make a determination as to whether the conduct of the teacher making such request justifies any assistance from the Board.

Time lost by a teacher in connection with any incident mentioned in this Article, not compensable under Workmen's Compensation, shall not be charged against the teacher unless he is adjudged guilty by a court of competent jurisdiction.

#### AKTICLE XXXXI

#### Projectional Grievance Providence

- A. A claim by a teacher or the Association that there has been a violation, misinterpretation of misopplication of any provision of this Agreement may be processed as a grievance as hereinafter provided.
- The grievant may invoke the formal grievance procedure on the form set forth in annexed Schedule C, signed by the grievant and a representative of the Association, which form shall be available for the Association representative in each building. A copy of the grievance form shall be delivered to the principal or supervisor. If the grievance involves more than one school building, it may be filed with the superintendent or a representative designated by him.
- C: Within three (3) school days of receipt of the grievance, the principal on supervisor shall meet with the Association in an effort to resolve the grievance. The principal or supervisor shall indicate his disposition of the grievance in writing within three days of such meeting, and shall furnish a copy thereof to the Associations
- D. If the Association is not satisfied with the disposition of the grievance, or if no disposition has been made within three, school days of such meeting (or six school days from the date of filing, whichever shall be later) the grievance shall be transmitted to the superintendent. Within five school days the superintendent on his designed shall meet with the Association on the grievance and shall indicate his disposition of the grievance in aniting within three school days of such meeting, and shall furnish a copy thereof to the Association.
- the grievance by the superintendent on his assigner, or if no cisposition of the grievance by the superintendent on his assigner, or if no cisposition has been made within three school days of such meeting loa six school days from the date of filing, whicheve, shall be later), the grievance shall be transmitted to the Board by fitting a whitten copy thereof with the Secretary of other designer of the Board. The Board, no taken than its next argular meeting on two colendar weeks, which ever shall be later, may hold a hearing on the grievance, nevicus such grievance in executive session, or give such other consideration as it shall deem appropriate. Disposition of the grievance in executive session, or give such other consideration as it shall deem appropriate. Disposition of the grievance in exiting by the Board shall be made no later than seven days thereafter, a copy of such disposition that be furnished to the association.
- If any teaches for whom a grievance is sustained shall be jound to have been unjustly discharged, he shall be reinstated with full accumulatement of all orofessional compensation lost. If he shall have been found to have been improperly depaired of any professional compensation on advantage, the same or its equivalent in money shall be paid to him.

#### ARTICLE XXIV

### Hegotiation Procedures

- A. It is contemplated that terms and conditions of employment provided in this agreement shall remain in effect until altered by mutual agreement in writing between the parties. Nevertheless, because of the special nature of the public educational process, it is likewise recognized that matters may from time to time arise of vital mutual concern of the parties which have not been fully or adequately negotiated between them. It is in the public interest that the opportunity for mutual discussion of such matters be provided. The parties accordingly undertake to cooperate in arranging meetings, selecting representatives for discussion, furnishing necessary information and otherwise constructively considering and resolving any such matters.
- B. Beginning not later than March 1, 1989, negotiations will be undertaken for an agreement covering the 1989-70 school year pertaining to the calendar in Schedule A, Article XX, Paragraph A, and the salary in Schedule B.
- C. Neither party in any negotiations shall have any control over the selection of the negotiation or bargaining representatives of the other party and each party may select its representatives from within or outside of the school district. While no final agreement shall be executed without ratification by the Association, the parties mutually pledge that their representatives will be clothed with all necessary power and authority to make proposals, consider proposals, and make concessions in the course of negotiations. This contract shall not be executed without ratification by the majority of the Eoard of Education.
- D. If the parties fail to reach an agreement in any negotiations, either party may invoke the mediation machinery of the State Labor Mediation Board.

#### ARTICLE XXV

#### Misce-Ronewas Provisions

- This Agreement shall constitute the full and compite commitcents between both parties and may be altered, changed, added to, detered from or modified only through the voluntary, mutual consent of the parties in a written and signed amendment to this Agreement.
- B. Any individual contract between the Board and an individual teacher, heretofore executed shall be subject to and consistent with the terms and conditions of this Agreement and any individual contract hereafter executed shall be expressly made subject to und consistent with the terms of this or subsequent agreements to be executed by the schiles. If an individual contract contains any language inconsistent with this Agreement, this Agreement, during its duration, shall be contactling.
- This Agreement shall supersede any nules, regulations, or practices of the board which shall be contrary to or incarsistent with its terms. The provisions of this Agreement shall be incorporated into and be considered part of the established policies of the Board.
- If any provision of this Agreement on any application of the Agreement to any employee or group of employees shall be found contrary to how, 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.
- Entryed, or considered for employment by the Board.

#### DURATION OF AGREEMENT

This agreement shall be effective us of July 1, 1963, and shall continue in effect until the 30th day of June, 1971. Only the caleniar in Schudule A, Article XX, Paragraph A, and the salary section in Schedule B shall be reopened for negotiations for the 1969-70 school year. This Agreement shall not be extended orally and it is expressly understood that it shall expire on the date indicated.

EVUI	CATION ASSOCIATION	BUAKU	OF EDUCATION
B <i>y</i>	Its President	By	Its President
By_	Its Secretary		Its Secretary
			Hember
	Chairman, Negotiating Comm.		
5y	Negotiating Committeeman	6y	Member
By_	Negotiating Committeeman	Ву	Memb <b>er</b>
B <i>y</i> _	Negotiating Committeeman		Member
ву_	Negotiating Committeeman		Member
	Dated this	day of	, 1968.

# ATLANTA COMMUNITY SCHOOL CALENDAR

# 1968--1969

Jag	Cate	FLADOSE
Tuesday	September 3, 1968	Pre-School Conference for all teachers
Wednesday	September 4	School OpensStudents will meet from 9 to 11:30 A.M.
Thursday and Friday	October 3 8 4	M.E.A. Regional ConferenceSchool Closed.
Friday	October 13	End of 1st Marking Period
Thursday	October 24	Presque Isle Electric Annual Meeting-No School
Thursday	November 14	School will close at 11:30 a.m. for the opening of deer season.
Wednesday	November 27	School will close at 11:30 a.m. for Thanksgiving Vacation.
Monday	December 2	School reconvenes at the regular time.
Friday	December 6	End of 2nd Harking Period
Friday	December. 20	School will close at regular time for Christmas Vacation.
Thursday	January 2, 1969	School reconvenes at regular time.
Friday	Januahy 24	School will close at 11:30 a.m. for end of the first semester.
Friday	Narch 7	End of 4th marking period
Thursday	April 3 thru Monday, April 7	School closed for Easter Vacation.
Tuesday	April 8	School reconvers at regular time.
Friday	April 18	End of 5th marking period.
Friday	May 30	Memorial Day-School Closed
friday	June 6, 1969	last day of school.

186 Days of School in Session.

#### SCHEDULE B

### Proposed Teacher Salary Schedulz for 1968-69

The attached salary schedule is based on the following:

B.A. Degree \$6400 - \$8400 (\$200 increment per year for 10 years)
M.A. Degree \$6800 - \$8800 (\$200 increment per year for 10 years)
Non-Degree \$5000 - \$6000 (\$200 increment per year for 5 years)

- 1. Allow up to 8 years for outside experience.
- A degree teacher may only go to the third step if he has not qualified for a Michigan Elementary or Secondary Provisional Teaching Certificate.
- 3. Non-degree teachers will be deducted \$10 for each college credit less than 120 semester hours.
- 4. The above degrees and credits will be computed as of September 1st of each year.
- 5. One full semester of experience will qualify a teacher for one step on the salary schedule when he begins during the school year.

Note: Teachers will be paid every two weeks beginning with the second Friday after school begins. On the last pay day in June, teachers will receive the remainder of their salary.

### SCHEDULE B

# Extra Pay for Special Activities

*Athletic Director	\$400
Head Football Coach	450
Assistant Football Coach	250
Head Basketball Coach	450
Assistant Baskezball Coach	250
Skiing	250
Junior High Basketball Coach	250
Baseball Coach	250
* Track Coach	175
Band	600
Class Advisors	
Senior	150
Junion	100
Sophomone	75
Freshman	75
Eighth Grade	50
Seventh Grade	50
Yearbook Advisor	150
Senior Play Director	75
Junior Play Virector	75
F.H.A. Advisor	50
Cheerleader Advisor	50
TOTAL	\$4225.01

<sup>\*</sup>If assigned to a full-time teacher.

# SCHEDULE C

# Professional Grievance Report

School District:		Grievance Number:		
School:		Vate of Violation:		
		Date of Grievance:		
Subject to provisions of the Bourd and the Association, sentatives of the Association raining representative to procethis on any other stage of the or settle the same.	I hereby authorisecognized by the so this request	Board as my collective bar- or claim arising therefrom in		
STATEMENT OF THE GRIEVANCE:				
REMEDY REQUESTED:				
Approved for processing:				
	additional sign	ilevent (Use reverse side for rature if more than one grie-		
Date	vant.)			
Principal's Disposition:				
	Sigi	nature of Principal		
Pates				
Association's Disposition: Date:	Satisfactory	Unsatisfactory		
Superintendent's Disposition:				
	Sign	iture of Superintendent		
Pate: Association's Disposition:	Satisfactory_	Unsatisfactory		