SCHOOL CALENDAR 1969-1970

August 27

Teachers report

August 28

Classes begin

September 1

Labor Day

November 26

Thanksgiving vacation (day, begins at noon)

December 1

Classes resume

December 19

Christmas vacation begins at

3:10

January 5

Classes resume

January 16

Close of 1st semester-

Teachers only

January 19

Second semester begins

March 26

Easter vacation

(a day, begins at noon)

March 31

Classes resume

May 28

Graduation-last day of school for students

May 29

Teachers only-School ends!

Days of school for students

88 - 1st semester

92 - 2nd semester

180 - Total

Teachers Days Beyond 180 student membership days

Aug. 27 - Teachers Orientation

Jan. 16 - End of 1st semester

May 29 - End of 2nd semester

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OFFICE OF DROFECCIONIAL NEGOTIATIONS

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I. RECOGNITION

- A.

 The School Board hereby recognized the Beal City Chapter of the Michigan Education Association as the exclusive bargaining representative, as defined in Section II of Act 379, Public Act of 1965, for a unit consisting of all certificated employees under contract, excluding the Superintendent and Principal. Unless otherwise indicated the Term Teacher when used hereinafter in this Agreement, shall refer to all employees in the Beal City High School and an employees.
- B.

 Except as expressly provided otherwise by the terms of this agreement the determination and administration of educational policy, the operation of the school, and the direction of the professional staff are vested exclusively in the District or the Superintendent when so delegated by the District.
- C.
 This contract begins July 1, 1969
 This contract expires June 30, 1970
 - 1. Hereby referred to as District
 - 2. Hereby referred to as Association
 - 3. Elementary and Secondary

NEGOTIATION 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 nature and 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.

A reasonable time prior to expiration of this Agreement, between March 15th and April 1st, request of either party, negotiations will be undertaken for an agreement covering the 1970-71 school year.

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 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. The Board and Association encourage tenure teachers to be on the negotiating tesm.

D.

If the parties fail to reach an agreement in any such negotiations, either perty 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 an agreement between the two parties.

Definitions:

- A "grievance" is a claim based upon an event or condition which affects
 the welfare or condition of employment of a teacher or group of teachers
 and/or arising from the language of this Agreement of an alleged breach
 thereof.
- 2. An "aggrieved person" is the person or persons making the claim.
- 3. A "party in interest" is the person or persons making the claim and any person who might be required to take action, or against whom action might be taken in order to resolve the claim.

The <u>purpose</u> of this procedure is to secure, at the lowest possible administrative level, equitable solutions to grievance. Both parties agree that, within the framework of the Agreement, these proceedings will be kept informal and confidential as may be appropriate at alllevels of the procedure.

Procedure:

- 1. A claim by a teacher or the Association that there has been a violation, misinterpretation or misapplication of any provision of the Agreement may be processed as a grievance as hereinafter provided.
- 2. The grievant may invoke the formal grievance procedure on the formal grievance procedure on the form set forth in annexed Schedule, signed by the grievant and a representative of the Association. A copy of the grievance form shall be delivered to the principal. The principal shall be given opportunity to study the grievance form and make whatever revisions necessary. A copy of such revisions shall be sent to the Association.
- 3. Within three (3) school days of receipt of the grievance the principal shall meet with the Association in an effort to resolve the grievance. The principal shall indicate his disposition in writing with three (3) days of such meeting and shall furnish a copy thereof to the Association.
- 4. If the Association is not satisfied with the disposition of the grievance, or if no disposition has been made within three (3) days of such meeting (or six (6) school days from the date of filing, whichever shall be longer), the grievance shall be transmitted to the superintendent. Within five (5) school days, the superintendent or his designee shall meet with the Association on the grievance and shall indicate his disposition of the grievance in writing within three (3) school days of such meeting, and shall furnish a copy thereof to the Association.
- 5. If the Association is not satisfied with the disposition of the superintendent or if no disposition has been made within three (3) school days of such meeting (or six (6) school days from the date of filing, whichever shall be later) the grievance shall be transmitted to the School Board by filing a written copy thereof with the Secretary or other designee of the Board. The Board, no later than its next regular meeting or two calendar weeks, whichever shall be later, may hold a hearing on the grievance, review such grievance in executive session, or give such other consideration as it shall deem appropriate. Disposition of the grievance in writing by

the Board shall be made no later than seven (7) days thereafter. A copy of such disposition shall be furnished to the Association.

- If the Association is not satisfied with the disposition of the grievance by the Board, or if no disposition has been made within the period above provided, the grievance may within ten (10) days be submitted to arbitration. If the parties cannot agree as to the arbitration, he shall be selected by the American Arbitration Association in accord with its rules which shall likewise govern the arbitration proceedings. The arbitrator so selected will confer with the parties and held hearings promptly, or, if hearings have been waived, then from that date all proof and information has been submitted to him and will issue his decision not later than twenty (20) days from the date of the close of the same. The arbitrator's decision shall be in writing and will set forth his findings of fact, reasoning and conclusions on the issue submitted. The Board and the Association shall not be permitted to assert into such arbitration proceedings., any ground to rely on evidence not previously disclosed to the other party. The arbitrator shall have no power to alter, add to or subtract from the terms of this Agreement. Both parties shall be bound by the award of the arbitrator and agree that judgement thereon may be centered in any court of competent jusisdiction.
- 7. The fees and expenses of the arbitration shall be shared equally by the parties.
- 8. If any teacher from 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 him.
- 9. The time limits of this article shall be strictly adhered to but may be extended by written agreement of both parties. In the event that a grievance is filed after April 15 of any year and strict adherence to the time limits may result in hardships to any party, the Board shall use its best efforts to process such grievances prior to the end of the school term or as soon thereafter as possible.
- 16. If an individual teacher has a personal complaint which he desires to discuss with his superior, he is free to do so without recourse to the grievance procedure. However, no grievances shall be adjusted without prior written notification to the Association and opportunity for the Association representative to be present, nor shall any adjustment of a grievance be inconsistant with the terms of this Agreement. In the administration of the grievance procedure, the interests of the teachers and the best interests of education shall be the sole responsibility of the Association.

11. No reprisal of any kind will be taken by either party or by any member of the administration against any party in Interest, any Association representative, or any other participant in the grievance procedure by reason of such participation.

Miscellaneous:

- 1. All documents, communications and records dealing with the processing of a grievance will be filed separately from the personnel files of the participants.
- 2. Forms for filing grievances, serving notices, taking appeals, making reports, and recommendations and other necessary documents will be jointly prepared and given appropriate distribution by the superintendent so as to facilitate operation of the grievance procedure.
- 3. The sole remedy available to any teacher for an alleged breach of this agreement or any alleged violations of his rights herein will be pursuant to the grievance procedure, provided however, that nothing contained herein will deprive any teacher of any legal right which he presently has, provided that if a teacher selects to pursue any legal or statutory remedy such election will bar any further or subsequent proceeding for relief under provisions under this article.
- 4. In the course of investigation of any grievance, representatives of the Association will report to the principal being visited and state the purpose of the visit immediately upon arrival.
- 5. Every effort will be made to avoid interruption of the classroom activities and to avoid the involvement of pupils in all phases of the grievance procedure.

TEACHING HOURS AND TEACHING WORK YEAR

A teacher shall recognize his obligation to be prepared to meet his classes, and shall arrive in sufficient time to be prepared to meet this responsibility to his classes, and remain for a reasonable amount of time after the close of the pupis's day, or after his last teaching assignment to make suitable preparation.

The arriving and leaving times for all teachers will be \$:30 A.M. and 3:25 P.M. On Fridays and days preceding holidays teachers may leave as soon as busses leave. Special permission would be at the discretion of (9:45-3:10). Superintendent. Any teacher not keeping these hours will be reported to the Association.

The teachers work year shall not be no longer than 185 days.

- 1. One day at the end of the first semester.
- 2. One day at the end of the second semester.
- 3. At the Elementary level two days from the 180 days of regularly scheduled school days for he pumpose of parent-teacher conferences.

SALARIES

- A. Each teacher shall have the option of receiving pay on either the present twenty(20) or the present twenty six pay period basis.
- B. Teachers will be paid on every other Friday starting the first Friday in September.
- C. Teachers will be paid the last day of school before a scheduled pay period prior to a legal school holiday.
- D. Military service -- credit given up to Step 2 or 2 years.
- E. Peace Corp work-Credit given up to Step 1 or one year.
- F. No teacher will be hired on a higher step than he is entitled to in the master agreement.
- G. No fully certified teacher will be hired under his entitled step in the master agreement.
- H. At the start of 1969-70 school year all contracted teachers will be on their entitled step.
- I. All teachers who already have been hired with a portion of a years experience shall automatically be placed on the next highest step. Teachers with a half years experience entering the system would be place midway between the years experience step (s).
- J. Part-time secondary teachers should be paid one fifth pay for every class taught.

SALARY SCHEDULE 1969-1970

Years Exp.	Index	ВА	BA + 15 .	MA	MA + 15	MA + 30
0	(1.00)	6750	6950	72 50	7450	76 50
1	(1.04)	7020	7229	7540	7748	7956
2	(1.08)	7290	7 50 6	7830	8046	8262
3	(1.14)	7695	7923	826 5	8493	8721
4	(1.18)	7965	8201	8555	8791	9027
5	(1.22)	8235	8479	8845	9089	9333
6	(1.26)	8505	8757	91 3 5	9387	9639
7	(1.30)	87 75	9035	9425	9685	99 45
8	(1.34)	9045	9313	971 5	9983	10,251
9	(1.38)	9315	9591	10,005	10,281	10,557
10	(1.42)	95 85	9869	10,295	10,579	10,863

\$10/ month Health Insurance for 1/2 time teacher

\$20/ month Health Insurance for full time teacher (to a total of 240/yr.)

Extra pay will be figured on Percentage of Base Pay

SPECIAL TEACHERS

Special Teachers whose salary is not determined by the Board of Education will not necessarily be on the Salary Schedule.

These teachers include:

- a) Speech correctionist
- b) Special Education Teachers-Type A, B, & C teachers
- c) Special Reading Teachers--program 3/4 reimbursed by the state
- d) Title I teachers -- fully reimbursed by Federal Gov't.
- e) Teachers for the Hard of Hearing
- f) Teachers of the physically handicapped

EXTRA PAY

Head Football Coach	10% of Base Pay	1969-7% \$675.00
Head Basketball Coach	10% of Base Pay	675:00
Assistant Football Coach	7.5% of Base Pay	₹06.25
Assistant Basketball Coach	7.5% of Base Pay	506.25
Jr High Basketball Coach	6.5% of Base Pay	<i>4</i> 38.75
Head Track Coach	6,5% of Base Pay	438.75
Head Baseball Coach	6.5% of Base Pay	438.75
Freshman Basketball	6% of Base Pay	405.00
Prechan Football	69 of Peco Pay	1/05.00
Yearbook Advisor	% of Pase Pay	337.50
chool Play	4% of Base Pay	270.00
Cheerleading Advisor	3.5% of Base Pay	236.25
Athletic Director	7.5% of Base Pay	306.25
Drivers Education	\$4.00 per hour	
Debate and Forensies	4% and Mileage	270.00
Jr. and Sr. Advisors(after school)	\$3.50 per hour M	ex. 20 hours

\$10.00 payment for spectation bus chaperone for away athletic events up to 100(mewny) miles. It will be \$15.00 for athletic trips over 100 miles one way.

Sponsorship of school related activities, sponsored by school organizations or classes, shall be reimbursed according to contract guidelines.

SUGGESTED EMPLOYMENT STANDARDS

It shall be the objective of the Beal City Board of Education to be increasingly aware of the need for securing the best possible teaching staff. With this in mind, the following standards have been recommended. Every effort will be made to upgrade the staff at all times.

- l. Except in an extreme emergency, no teacher shall be employed by the Board for a regular teaching assignment who does not have a Bachelor's degree from an accredited college or university. The only time a non-degree teacher will be hired is after all possible efforts have been exhausted in finding a degree person fourthe position. The Association will be so notified in each instance.
- 2. The employment of teachers with special certificates is to be permitted only in cases of absolute necessity or where the teacher has outstanding credentials, and the Association shall be so notified in each instance.
- 3. If it be deemed necessary to hire a non-degree teacher, or a teacherer with less than full certification, these people shall not be placed on the same salary schedule as fully certified personnel.
- 4. A non-degree person will be on a schedule \$500 lower on each step on the certified teachers schedule. With the maximum not going beyond the 2nd step on the salary schedule. The non-degree teachers salary would be frozen at the 2nd step.
- 5. A less than fully certified teacher with a degree will be on a schedule \$300 lower in each step of the certified teachers schedule. With the maximum not going beyond the 3rd step on the salary schedule. This teacher would be frozen on the 3rd step on the salary schedule.

TEACHING MATERIALS

- A. The District guarantees that it will provide sufficient basic textbooks to insure that each pupil in a classroom have textbooks for his own use prior to the start of the school year.
- B. Prior to changing a textbook or selecting a new textbook, the teachers affected and/or a committee of such teachers will be given the opportunity to meet and consult with the Superintendent or his designee regarding the proposed changes or selection. Similarly, the Association, if it desires to initiate a change in a textbook or the selection of a new textbook, may notify the administration and the Association, through appropriate committees, will meet at a mutually satisfactory time and place to discuss said matter. The Board's decision will be final.
- C. After a teacher's supply order is approved by a Superintendent it will not be changed or rejected without notification to and consultation with the teacher, except in cases of emergency.
- D. The Districe recognizes that textbooks alone are not sufficient in the classroom and also guarantee, each teacher the following:
 - 1. Sufficient materials to visualize subject being taught.
 - 2. Sufficient materials to provide proper testing.
 - 3. Sufficient materials to grade and record student progress.
 - 4. The right to submit requisition forms to the Superintendent.
 - a. Requisition forms must be filled out by the requisitioning teacher and signed. Turned over to the Superintendent for approval.
 - b. The Superintendent will not change or reject without notification and consultation with requesting teacher.
 - c. After requisit have been approved by the Superintendent, the Superintendent will endeavor to fill them at once.
- E. It shall be the responsibility of the teacher to submit at the close of the school year an inventory of materials, including approved requisition forms for the next year.
- F. All teachers will practice conservation of materials during the school year.
- G. Teachers will not order extra of surplus material during the school year unless necessary to perform their teaching duties. An effort should be made to do most all of the ordering before school starts in the fall.
- 1. Teachers will not be responsible for inventory of books or checking in or out at the start or close of the school year.

NON-TEACHING DUTIES

The District and the Association acknowledge that a teacher's primary responsibility is to teach and that his energies should, to the extent possible, be utilized to this end. Therefore, they agree as follows:

- A. To the extent possible, teachers will be assisted and/or, where appropriate, relieved by the utilization of techniques, such as use of non-teaching personnel, in performing non-teaching and administrative duties, such as the following:
 - 1. Recording grades on permanent files, and the like.
 - 2. Secretarial and clerical duties such as duplicating materials collecting and recording attendance data, distributing supplies and other materials, money collections and other duties of clerical nature.
 - 3. Assisting in the operation of audio-visual equipment, cleaning and returning demonstration equipment and the like.
 - 4. Supervising lunch periods, playgrounds, lunch time, gym activities and the like.
- B. Trips should have bus drivers with chaffeurs license. With exception of during school day drivers will be paid.

Credit for Experience

Credit for experience outside the system will be given to new people hired into the system on the following schedule.

6	years	for	experience	outside	the	system	- year	1968-69
7	years	for	experience	outside	the	system	- year	1969-70
8	years	for	experience	outside	the	system	- year	1970-71
9	cears	for	experience	outside	the	system .	- year	1971-72
10	yevrs	for	experience	outside	the	system	- year	1972-73

TEACHER FACILITIES

- A. Beal City High School will have the following facilities:
 - 1. Space in each classroom in which teachers may safely store instructional materials and supplies.
 - 2. Each teacher shall be assigned one teaching desk and chair which will not be shared by other teachers.
 - 3. Each teacher will be assigned one room which they may call their home room in which they will have a teachers desk and room to store their materials.
 - 4. An appropriately furnished room to be used as a faculty lounge. This lounge will be in addition to any teacher work area. No teacher will be required or requested to use this area as a work area.
- B. Teachers shall cooperate in good housekeeping policies in the above facilities at all times.
- C. Alleviation of Growded Conditions:
 - The Association and the Board recognize that the availability of option school facilities for both student and teacher is desirable to insure the high quality education that is the goal of both the teacher and the Board.
 - 2. The Association recognizes that the Board is presently planning in a building program which will help to alleviste the crowding of classes. Certain interim measures have been taken by the Board to relieve this condition. The Board pledges to continue to seek other reasonable and practical solutions to the problem. The Board further agrees to meet and consult with the Association during the opening weeks of the 1968-1970 school year concerning further immediate relief from classes that exceed the maximum with the understanding that all reasonable means shall be implemented by the Board of Education to secure this end. It is hoped the Instructional Council will be active in this area.
- D. Anything that needs repair should be reported to the Superintendent in writing. Proper action will be taken if at all possible

TEACHER IMPROVEMENT

TUITION:

- a. Tuition payment will be made to teachers taking graduate credit from their tenth through their fifteenth hour. Total of six hours. This repayment shall be \$10.00 per semester hour.
- b. The Board shall pay ten dollars (10) per semester hour up to hours per semester. These must be approved coalege courses beyond the hours required toward the permanent certificate. Providing furthers that the teacher is actually employed by the Board at the time payment is due, or with permission from the Superintendent he could take 6 hours during the summer session. The teacher should present a transcript or grade report to the Superintendent.
- c. The teacher shall be reimbursed for these courses the semester following the time the course was taken, providing the teacher successfully completed the course.

Review of Personnel File

- 1. Each teacher shall have the right upon request to review the contents of his personnel files, maintained at the teacher's school or office. The review shall be made in the presence of the administrator responsible for the safe-keeping of those files.
- 2. Privileged information such as confidential credentials and related personnel references normally sought at the time of employment are specifically exempted from review.
- 3. All Communications, including evaluations by Beal City administrators, commendations, and validated complaints directed toward the teacher which are included in the personnel file, shall be called to the teachers attention at the time of inclusion.

SUBSTITUTES FOR TEACHERS

The following procedures shall be followed by teachers who are in need of a substitute teacher:

- 1. Secondary teachers shall notify the principal between 7:30 and 7:45 A.M.
- 2. Elementary teachers are to notify the superintendent, also between 7:30 and 7: 45 A. V.

The following procedures shall be followed by the Principal and Superintendent:

- 1. Secure a qualified substitute, if available.
- 2. Inform substitute of his duties.

In case it is impossible to secure a substitute, teachers with open hours may be contracted to teaching during their open nour at a rate of \$5.00 per hour. This procedure will only be followed in emergency situations.

In no case will any class be left unsupervised when the regular teacher is off school grounds.

Substitute pay will be \$22.00 per day.

Counter proposal on lesson plans

The Association and Board recognizes the importance of long term planning and daily preparation for learning experiences based upon educationally sound goals and objectives. At the beginning of each semester the teacher shall hand in to the Principal his long term objectives and goals, and unit plans for the entire semester to be included, for each course being taught. To assure the most efficient and effective use of pupil time, teachers shall plan for individual groups of children in a systematic manner. Teachers from time to time, are expected to request the assistance of their immediate supervisor, in cooperatively evaluating the learning experiences developed for their pupils and classes. All teachers are required to leave detailed lesson plans and books on their desks, or in some suitable agreed upon place for at least one day in advance, with general plans written in for at least one week in advance. If a teacher is out for more than a week the regular teacher is expected to discuss future plans with the substitute.

TEACHER WORK LOAD

- A. Teachers shall have a duty free lunch period of at least 35 minutes.
- B. The following teachers will have, in addition to their lunch period, a preparation period during which they will not be assigned to other duties as follows.
- l. Elementary teachers—When the helping teacher such as music, art, physical education, are in the room the teacher has the right to leave the room if she wishes. This means that the teacher is not free to leave while the Teacher aide is in the room. Elementary teachers are free an of their children for two recess periods per day, plus the hour noon hour, plus the times the Music teacher is in the room and while the students are at Phys ical Education classes.
- 2. The secondary teacher will have the right to one free class period of not less than 55 minutes.
- 3. Exceptions to B, Bl, B2, the BCSB under certain circumstances may offer an experienced teacher an extra class period. This class shall first be offered to the teacher in whose field the class falls. Then the extra class will be offered to the teacher with the most experience. In no case will a new teacher be offered an extra class.
- C. The school day will consist of 6 class periods, none of w hich shall be longer than 55 minutes nor shorter than 40 minutes wath the following exceptions:
 - a. Scheduled class meetings and/or club meetings
 - b. Scheduled assemblies
- 2. In exchange for this extra class period 1/5 of the teachers present teaching salary will be paid to the accepting teacher.
- D. Teachers are required to be intheir class rooms ten minutes before school starts in the morning, and ten minutes after school is dismissed in the afternoon.

 Arrival time before that is epidenal. Departure time must be after all busses have
 - l. Teachers should be in all other classes at the beginning of the class period.
 - 2. The teacher is urged to establish good home, student and teacher relationships. I t is suggested that personal conferences, telephone calls, and letters be utilized.
 - 3. Student discipline: Faculty members are urged to practice sound discipline and attendance procedures while the class is in session. It is recognized by both parties that these are basic ingredients in good teaching.

CLASS STZLS

Because the pupil teacher ratio is an important aspect of an effective educational program, the parties agree that class size should be lowered whenever possible to meet the following optimum standards except in traditional large group instruction or experimental classes where teachers have voluntarily agreed to exceed these maximums;

a.	Elementary Schools	OPTIMUM	MAXXILL
	Kindergarten	22 pupils	35 pupils
	Flementary school grades	25 pupils	30 pupils
	Special classes for handicapped		
	or mentally retarded	15 pupils-	15 pupils
	Emotionally disturbed classes	8 pupils	8 pupils
	Remedial reading	6 pupils	6-8 pupils
	C ombination grades	20 pupils	28 pupils
b.	Secondary Schools		
	English	25 pupils	28 pupils
	7th & 8th English		35 pupils
	Social Studies	25 pupils	32 pupils
	Mathematics	25 pupils	32 pupils
	Science	20 pupils	30 pupils
	7th & 8th Science		32 pupils
	Language	20 pupils	32 pupils
	Business	25 pupils	32 pupils
	General Education	25 pupils	32 pupils
	Sp eech	20 pupils	28 pupils
	Typing	20 pupils	30 pupils
	Industrial Arts	15 pupils	24 pupils
	Homemaking	20 pupils	28 pupils
	Physical Education (2 age groups)	30 pupils	45 pupils
	Special Education	15 pupils	15 pupils
	Vocational A griculture	15 pupils	25 pupils
	Girls Physical Educ ation	25 pupils	35 pupils
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c. When the School Board sur pass maximum class size, they agree to pay the teacher \$25.00 per student, per year.

A teacher shall recognize his professional res ponsibility to attend and/or participate in PTA meetings.

Teachers will remain after the close of the pupil's day without additional compensation, for up to one hour after the last regularly scheduled class, on two days each month to attend meeting called by the school principal. Teachers may place a ppropriate educationally related items on the agenda.

School will dismess 1 hour early 4 times per year for Teacher Club meetings.

d. An effort will be made to have the typing class not to exceed 20, until more room is available. There might be a possibility that we would have 21 or 22 in a class.

STUDENT DESCIPLINE AND TEACHER PROTECTION

- A. Since the teacher's authority and effectiveness in his classroom are undermined when students discover that there is insufficient administrative backing and support of the teacher, support and assistance to teachers with respect to the maintenance of control and discipline in the classroom. The District further recognizes that the teacher may not fairly be expected to assume the role of warden or custodian for emotionally disturbed students nor to be charged with responsibility for psychotherapy. Whenever it appears that a particular pupil requires the attention of special counsellors, social workers, law enforcement personnel, physicians or other professional persons, the District will take reasonable steps to relieve the teacher of responsibilities with respect to such pupil.
- B. It is recognized that discipline problems are less likely to occur in classes which are well taught and where a high level of student interest is maintained. It is likewise recognized that when discipline problems occur, they may most constructively be dealt with by encouragement, praise and emphasis upon the child's desirable characteristics. A teacher may use such force as is reasonable to protect himself from attack or to prevent injury to another student.
- C. After a teacher, parent, prinicipal conference a teacher may exclude a pupil from one class when the grossness of the offense, the persistence of the misbehavior or the disruptive affect of the violation makes the continued presence of the student in the classroom intolerable. In such cases, the teacher will furnish the principal as promptly as teaching obligations will allow, full a recorders of the incident in writing.
- D. Suspension of students from school may be imposed only by a principal or his designated representative. School authorities will endeavor to achieve correction of student alapedavior through counselling and interviews with the child and his parents when warranted. The School Board makes the final decision whether a student is expelled or not from school.
- E. Any case of assault upon a teacher shall be promptly reported to the District of the Superintendent. The District will provide legal counsel to advise the teacher of his rights and obligations with the teacher in connection with handling of the incident by law enforcement and judicial authorities.

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- F. If any teacher is complained against or sued as a result of any action taken by the teacher while in pursuit of his employment, the District will provide legal counsel and render all necessary assistance to the teacher in his defense.
- G. Time lost by a teacher in connection with any incident mentioned in this Article shall not be charged against the teacher.
- H. The District will reimburse teachers for any loss, damage or destruction of clothing or personal property of the teacher while on duty in the school or on the school premises, when such loss is not due to teacher's negligence. The request shall be submitted to the Superintendent for final approval.
- I. No action shall be taken upon any complaint by a parent of a student directed toward a teacher, nor shall any notice thereof be included in said teacher's personnel file unless such matter is promptly reported in writing to the teacher concerned. If any question of breach of professional ethics is involved, the Association shall be notified.

ASS JGNMENTS AND TRANSFERS

It is intended that all employment for the professional staff be made in terms of specific vacancies, therefore original assignment is a part of this employment arrangement.

Transfer-Transfer procedures will tend to follow the same pattern used in any filling of vacancies. Then vacancies occur in any category, all staff in that category will be alerted by a bulletin announcement and job description of the position not less than 15 days prior to filling of said vacancy. Any professional qualified staff member desiring to resigned or transferred to the announced position should make written application to the Superintendent.

Assignments are left to the discretion of the administration. Generally, the administration will attempt to place teachers in their training background areas.

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TENURE AT THE BEAL CITY SCHOOL

Tenure at the Beal City School is a system through which the best possible teaching staff is secured, developed and retained. It gives security to good teachers and provides and orderly method of dismissal of incompetent teachers.

We firmly believe that tenure will provide better instruction for the children of the Beal City District and will make teaching a more desirable profession because it will enable teachers to match in professional responsibility, the privilege of the security it confers.

It shall be the duty of the Principal to help the new teacher become swere of the following:

- a. Making the newco wer familiar with the traditions and policies of the school system.
- b. Routine. -
- c. Professional organization.

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- d. Helping the new teacher adjust in his relationship with the adult personnel in the school.
- e. Answering such questions as the probationer may present regarding school routines, procedures and policies.
- f. Helping in the personal adjustment of the new teachers to the school-community life and offer constructive suggestions to encourage the probationer while at the same time establishing helpful, friendly relations between the two.
- g. 1. Probationary Teachers-3 visits per year2. Tenure teachers-1 visit per year

Note: Teacher must serve two year probationary period. The third year of probation may be required if administration so desires. Teacher will be informed before April 15 if the third year of probation will be necessary.

RETIREMENT

- A. A teacher shall retire at age sixty-five or at which age mutually agreed on within Social Security regulations.
- B. The District may extend the retirement age for a teacher.
 This extension will be made 1 year at a time.
 - 1. At the beginning of the school year in which a teacher reaches retirement age, he or she shall present to the Superintendent a written request to teach in the district the following school year: this request to be accompanied by a report of a physical examination by a competent doctor. An additional physical examination report shall be submitted six (6) months prior to the beginning of the school year for which the request is made.
 - An administrator shall submit to the District a written recommendation for extending or not extending the retirement age of any teacher.
 - 3. The District shall answer in writing the request of the teacher within thirty days after the request has been submitted.
 - 4. The District shall grant a hearing to a teacher if the request for the extension of the retirement age is denied.
 - 5. The District shall not grant an extension of the retirement age to a teacher longer than one year at a time.
 - 6. A teacher shall use the same procedure as used at age 65 each time he requests an extension of his retirement age.

LEAVE POLICY

- I. BUSINESS, PERSONAL, AND PROFESSIONAL LEAVE:
 - A, Each teacher may use five (5) days annually for personal, business, or professional leave. These leave days may be taken at the discretion of the teacher, with notification being given in writing to the superintendent. The only exception would be days immediately preceding and/or following a regular, scheduled holiday or vacation. These excluded days may be taken as personal leave days only at the discretion of the superintendent.
 - B. Personal leave days may cover the following areas:
 - 1. Court subpoena -- Jury duty
 - 2. Religious observances by an employee
 - 3. Death of a relatuve or a close friend
 - 4. Moving (in system)
 - 5. Matters of an emergency nature allowable at the discretion of the superintendent.
 - a. 2 days for the conducting of personal affairs which cannot normally be hancled outside school hours.

II. Sick Leave

The primary purpose of the sick leave allowance is to cover the absence of a teacher from school because of personal illness sufficiently severe that it would make his presence in school inadvisable. Sick leave applies only to absences resulting from illness of the employee and not absence caused by illness in the immediate family, except as an emergency measure.

Each teacher shall be provided ten (10) school days of sick leave per year. Each year's unused portion of sick leave is to accumulate to a maximum of one hundred (100) days.

- III. A. Jury Duty-Time for jury duty shall be granted without loss of salary.
 - B. Leave for illness of long duration -- The District may grant leaves of absences for reasons of health.
 - 1. Such leave shall be granted for a maximum of one year plus any unfinished year, at the end of which leave the employee must either return or resign unless a special extension is recommended by the superintendent.
 - 2. Such leave shall be granted upon the recommendation of a physician's statement certifying to his inability to continue the position. It shall be within the right of the District to have the employee examined by a physician designated by the District. A notice of intent to return must be given at least ninety

days prior to expiration of the leave of absence or extension sought, otherwise the absentee's resignation will become automatic. He shall be notified fifteen days in advance of the ninety-day period regarding his policy. Upon acceptance of his application for return to position or to one for which he is qualified. Should there be no such vacancy existing at the time of the indicated return to service, he will be offered the next position for which he is qualified.

- C. Maternity Leave—The District shall grant a leave of absence for maternity, without pay, to any staff member who has been employed in the school district for two years or more.
 - 1. This maternity leave shall be granted upon written request for such leave and upon proper written request for such leave and upon proper certification of pregnancy by the employee's possician.
 - Application for materalty leave must be filed not more than two months after pregnancy has been determined.
 - 3. If a teacher becomes pregnant during the first semester, she may terminate employment at the ent of the first semester. A teacher becoming pregnant during the second semester can finish the school year.
 - 4. Maternity leave may be granted for a period of one calendar year and may be renewed at the discretion of the District.
 - 5. Employees with less than two years of service with the school system shall be presumed to have toluntarily resigned upon application for pregnancy leave.

D. Military Leave.

1. Military leaves of absence shall be granted to any regular appointed employee who shall be inducted or shall enlist for military duty with any branch of the armed forces of the United States.

- 2. A probationary teacher returning to employment from military service shall be regarded as retaining the period of probationary service achieved prior to his military service.
- 5. Employees on military leave shall be given the benefit of any increments and sick leave allowance which would have been credited to them had they remained in active service with the school system.

HEALTH EXAMINATIONS

- 1. Physical Examinations may be required if necessary of any teacher by the Board of Education at its expense, except T.B. Tests which are required. Doctors to be chosen by Board.
 - a. The teachers doctor and the Board of Educations doctor may be asked to issue a statement of the teachers condition. These statements would then be compared.
 - b. 3 members of the Association and 3 members of the Board would make a joint decision which would be final.

WORKMEN'S COMPENSATION

1. The employee who has been injured in the course of his employment will receive compensation as provided under the MICHIGAN WORKMEN'S COMPENSATION ACT. According to the present Act, the weeks of disability need not be consecutive.

HEALTH INSURANCE

The Board of Education will pay \$20.00 per month toward a full time teachers Health, Life, Disability, or Payroll protection insurance. ½ day teachers would receive \$10.00 per month toward their Insurance.

Teachers will be able to select the company of his choice, providing we do not have too many companies to deal with.

Instructional Council

There is hereby established a joint Instructional Council consisting of three (3) representatives appointed by the Board, and four (4) representatives appointed by the Association. The High School will serve as a Principal Ex-Officio member of this committee. The Instructional Council shall meet a minimum of once each six weeks during the regular school year and advise the Board and the Association on such matters as teaching techniques, courses of study, textbooks, curriculum guides, bupil testing and evaluation, philosophy and educational goals of the district, research and related matters.

Departmental Budgets

The Board agrees that each department should be provided with a separate budget of a minimum of \$200.00 for the purpose of instructional improvement of supplementation in that department. All purchases are subject to approval by Superintendent.

Departments

- 1. Physical Education
- 2. Science
- 3. Mathematics
- 4. Elementary Education (divided by the 4 rooms)
- 5. Home Economics
- 6. Music
- 7. Vocational Agriculture
- 8. English
- 9. Social Studies
- 10. Commerce
- 11. Art
- 12. Foreign Language

Severance Pay

In recognition of services to the School District, a teacher upon retirement will receive 4% of the teacher's current annual salary. Provided the teacher has been employed in the school district for at least 10 years.

DURATION OF AGREEMENT

This Agreement shall be	effective as of	Nanggagi bersiya nayan dasalin didi sunan didinci si nagunin didinci si nagunin didinci si nagunin da didinci s	1969
and shall continue in effect	until the	th day of	, 1970
This Agreement shall not be	extended orally a	nd it is expre	ssely under-
stood that it shall expire o	n the date indica	ted.	
BEAL CITY		BEAL C	ITY
EDUCATION ASSOCIATION		BOARD OF ED	UCATION
By President		President	
		President	83333
Secretary	B	Secretary	
Ву		у	
Chairman, Negotiating C	omm.	Meuber	
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Dated this day	of B	Superinten	lent of Schools
,1	969 B	7	
		Principal	

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