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# AGREEMENT BETWEEN

# THE SWARTZ CREEK COMMMUNITY SCHOOL DISTRICT

# AND THE

# PRINCIPAL ADMINISTRATOR TEAM (PAT)

# JULY 1, 1997 THROUGH JUNE 30, 1998

LABOR AND INDUSTRIAL RELATIONS COLLECTION Michigan State University

#### **ARTICLE I - AGREEMENT**

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This Agreement is made by and between the Board of Education of the Swartz Creek Community School District, Swartz Creek, Michigan, hereinafter called the "Board" and the Principal Administrator Team, hereinafter called "PAT".

#### **ARTICLE II - RECOGNITION**

- A. Pursuant to and in accordance with Sections 26 and 27 of Act No. 176 of the Public Acts of 1939, as amended, or Sections 11 and 12 of Act 336 of the Public Acts of 1947, as amended, the Board hereby recognizes the PAT as the exclusive representative for the purpose of collective bargaining with respect to rates of pay, hours of employment and other conditions of employment for all employees within the bargaining unit as hereinafter defined.
- B. In granting exclusive recognition to PAT, the Board agrees not to enter into any collective bargaining agreement with any other bargaining representative purporting to represent the employees hereinafter named during the term of this Agreement.
  - C. The following administrative personnel, who hold valid contracts with the Board, comprise the PAT bargaining unit: Principals, Assistant Principals, Director of Transportation Cafeteria Manager, Director of Special Education Services, Assistant Community Education Director, Athletic Director, Supervisor of Buildings and Grounds, Director of Community Education, excluding the Superintendent, Assistant Superintendent, <del>Director of</del> for Personnel and Business Services Employee Relations</del>, Assistant Superintendent for Instruction and all other employees of the Swartz Creek School District. As used herein, references to "administrator" and "employee" shall mean a member of the PAT bargaining unit. Reference to the male gender shall also include the female gender where the context so requires.
  - D. The Board reserves unto itself the right to revise existing positions and/or create new administrative positions during the life of this Agreement. While such right shall include, among other rights hereinafter reserved by the Board, the right to determine and assign the duties, responsibilities and title such new and/or revised position shall carry, the Board does agree to notify the PAT whenever a new bargaining unit position is created and/or an existing bargaining unit position has undergone a change in title and a substantial and material change in the scope of its assigned duties and responsibilities. If requested within ten (10) calendar days after having served notification upon the PAT, the Board agrees to meet with the PAT to discuss the wages, hours and working conditions of such new and/or revised position(s).

#### **ARTICLE III - MANAGEMENT RIGHTS**

The Board, on its own behalf, and on behalf of the electors of the Swartz Creek Community School District, hereby retains and reserves unto itself, without limitations, all powers, rights, authority, duties and responsibilities conferred upon and vested in it by the laws and the constitution of the State of Michigan and the United States, including but not limited to the executive properties and facilities and the management

control and directions of the activities of its employees and their conditions of employment.

The exercise of the foregoing and all other powers, rights, authority, duties and responsibilities by the Board, the adoption of policies, rules, regulations, and practices in furtherance thereof, and the use of judgment and discretion in connection therewith, shall be limited only by the specific and express terms of this Agreement and then only to the extent such specific and express terms are in conformance with the Constitution and the laws of the State of Michigan and the United States.

#### **ARTICLE IV - ADMINISTRATOR RIGHTS**

#### A <u>OPEN PERSONNEL FILE</u>

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Before any written reprimand is placed in an administrator's official personnel file, he shall be given a copy of such reprimand and shall be obligated to sign the file copy to indicate he has read it. If he so chooses, the administrator may attach to the file document any explanatory remarks he deems appropriate. If an administrator refuses to sign the reprimand, the Board shall be considered to have complied with this Article, if the designated agent of the Board indicates on the reprimand the time and place that the reprimand was shown to the subject administrator.

9 Upon appointment with the Personnel Office, administrators shall have access to their personnel file to review any documents which have not been received as privileged or confidential. Personnel records shall not be removed from the Personnel Office and must be reviewed in the presence of the Director of Personnel or his or her authorized designee.

#### 10 B. <u>PUPIL ASSIGNMENTS</u>

Each building principal shall have the right to make a determination regarding each pupil's classroom assignment within his building, subject to review and adjustment by the Superintendent.

#### 11 C. <u>STAFF ASSIGNMENTS</u>

Each building principal shall have a right to make a determination regarding each staff member's assignment within his building, subject to review and adjustment by the Board and/or Superintendent.

#### 12 D. INTERVIEWING EMPLOYEES

A building principal shall be provided with the opportunity to interview and make recommendations to the Director of Transportation, Director of Food Services or the Supervisor of Building and Grounds, whichever is applicable, regarding a non-certified employee or prospective employee being considered for assignment to the building supervised by the building principal.

13 A building principal shall be provided with the opportunity to interview and make recommendations to the Director of Personnel regarding a certified employee or prospective employee being considered for assignment to the building supervised by the building principal.

- 14 The Director of Personnel, or his designee, shall provide the building principal with the name, address, and telephone number of a certified or non-certified employee or prospective employee who is being considered for assignment to the building supervised by the principal. The Director of Personnel, or his designee, shall inform the building principal of the date when the position is to be filled, and it shall be the responsibility of the building principal to complete the interview and have recommendations to the Director of Personnel, or his designee, at least forty-eight (48) hours prior to that date.
- 15 The final decision regarding the hiring, placement, and assignment of all employees of the school district shall rest within the sole discretion of the Board or its designated agent.

#### ARTICLE V - PAT SECURITY

- A. During the life of this Agreement, and in accordance with this section to the extent the laws of the State of Michigan permit, the Board agrees to honor voluntarily executed PAT membership dues or service fee deduction authorizations submitted by employees. Except as otherwise provided, dues or service fees shall be deducted in a lump sum by the Board in an amount equal to annual dues uniformly required by PAT for membership. If the annual dues or service fees uniformly received by PAT for membership exceed fifty dollars (\$50.00) per annum, then said dues or service fees shall be deducted in equal monthly installments. Such deductions will be made from the pay of each employee who, as of the fifteenth (15th) day of the month preceding the month in which the deduction is to be made, has a currently executed Authorization Form on file with the Board. The PAT's Secretary-Treasurer shall submit to the Board's payroll and personnel offices written certification of the amount of dues/service fee to be deducted pursuant to the provisions of this Article.
- 17 B. In cases where a deduction is made that duplicates a payment that an employee already has made to the PAT or where a deduction is not in conformity with the employee's authorization, refunds to such employee will be made by the PAT.
- 18 C. All sums deducted by the Board shall be remitted to the PAT's Secretary-Treasurer within ten (10) calendar days following the payday in which deductions were made, together with a list which identifies the employees for whom PAT dues or service fees have been deducted and the amount deducted from the pay of each such employee. Employees may terminate check-off authorizations by filing a letter of cancellation with the Board.
- 19 D. The Board shall not be responsible to the PAT for the collection of any special assessments or other sums which may be due PAT, or for the remittance or payment of any sum other than that constituting actual deductions made from wages earned by employees and subject to deduction pursuant to the terms of this agreement.
- E. The PAT hereby agrees to protect and save harmless the Swartz Creek Community School District, the Board and/or its members and all of its designated agents, from any and all legal expenses, claims demands, costs, suits or other forms of liability that shall arise out of or by reason of action taken by the Board in reliance upon any list, notice, assignment or other information furnished to the Board by PAT or an employee, or for the purpose of complying with any other provision of this Article.

#### **ARTICLE VI - ASSIGNMENT AND REDUCTION IN STAFF**

- A. PAT recognizes the exclusive right of the Board to assign and/or reduce its staff and/or operations and the exclusive right to determine the area(s) in which assignment and/or reduction will be made.
- B. Prior to any reduction of staff within the PAT bargaining unit, a formal meeting shall be held with the Superintendent and a representative of PAT. At the request of either party a subsequent meeting will be held with the Superintendent, Board members, and a committee of at least three PAT members to discuss the proposed reduction in PAT staff. Consideration shall be given to implementing a smooth transition of position changes for PAT members.
- 23 C. If it is necessary to reduce the number of administrators in the school district, PAT administrators shall be given the option of returning to their former bargaining unit. Administrators transferred shall be placed on the appropriate salary schedule as a tenure teacher with full experience credit, or as provided in the AFSC&ME contract. Administrators transferred out of the PAT bargaining unit shall be returned to their former position when and if it becomes available.
- 24 PAT unit members will be allowed to take a voluntary leave, if a reduction in administrative staff is deemed necessary. Those administrators taking a leave will be allowed to continue their insurance coverage as allowed by the insurance carriers. All sick days acquired prior to the voluntary leave shall be maintained when the administrator returns to the PAT bargaining unit.
- The fact that an administrator is on leave for the purpose of staff reduction shall not result in the loss of longevity status or credit for previous years service. Upon return to the Swartz Creek School District he/she shall assume the longevity step he/she would have held had he/she been actively employed by the District for the same period.

### **ARTICLE VII - TRANSFERS, JOB POSTINGS AND BIDDING PROCEDURES**

- A. All vacancies and/or newly-created positions within the bargaining unit shall be posted on the Personnel Office bulletin board within not less than seven (7) calendar days of the date the vacancy will be filled. All vacancies or newly-created positions within the bargaining unit shall be filled on the basis of qualifications. All vacancies will be posted for a minimum period of seven (7) calendar days posting period. A copy of the posting shall be provided to the PAT president. It shall be the responsibility of PAT to provide notice of the posting to its membership.
- B. Among those applicants who meet the minimum requirements for the position, job awards shall be made to the best qualified applicant. When an applicant in the bargaining unit and a non-bargaining unit applicant are equally qualified, the bargaining unit applicant shall be given preference. When two or more bargaining unit applicants are equally qualified, length of service as an administrator in the Swartz Creek School District shall govern. Each individual candidate is responsible for insuring his or her employment record and/or application accurately reflects those job skills,

experience, training and other qualifications he or she desires the Board to consider in evaluating his or her candidacy.

- 28 C. If an employee is unable to perform satisfactorily for the first year worked in the new position or vacancy to which he or she is transferred, such employee may be returned to his or her former position. When an employee is returned to his former position, it shall be without loss or bias at the former position's rate of pay. Any employee displaced as a result of the implementation of this section shall be subject to reassignment or layoff.
- 29 D. If an employee transfers to a position under the Board not included in the bargaining unit, and thereafter transfers back to a position within the bargaining unit, such employee shall retain all rights accrued prior to the transfer outside the bargaining unit, for the purpose of any benefits provided in this Agreement.
- 30 E. "Qualifications" includes, but is not limited to, a consideration of:
  - 1. Certification requirements
  - 2. Academic training
  - 3. Professional growth and progress
  - 4. Ability to perform the assignment
  - 5. Length and area of professional experience

The weight and order that qualification criteria are to be given as well as the final decision regarding who will be placed in a vacant or open position, are within the sole discretion of the Board, or its designee.

#### **ARTICLE VIII - ADMINISTRATIVE EVALUATION**

- 31 A. All administrator evaluations shall be made in writing. A copy of the evaluation shall be provided to the subject administrator.
- 32 B. The forms which are to be used for evaluation purposes are those agreed upon during the negotiations of this agreement and shall not be changed except by mutual consent of the parties.
- 33 C. The evaluation of each administrator shall be made at least once annually, and the Superintendent or his/her designee shall be responsible for the evaluation of all administrators. If there are observable inadequacies identified in any pre-evaluation report or evaluation, then the subject administrator shall be provided a written plan for improvement as well as the time period in which said administrator must comply with those requirements. A pre-evaluation report shall not be made part of an administrator's personnel file.

34 D. All evaluations shall take into consideration any adopted job description for the relevant administrative position, and each administrator shall have the right to respond in writing to any evaluation and such response shall be included in his/her personnel file.

#### **ARTICLE IX - ADMINISTRATIVE EMPLOYMENT CONTRACTS**

- A. Except as hereinafter provided, the Board shall issue individual two (2) year contracts to all administrators of the Swartz Creek Community School District. Under no circumstances, however, will an administrator gain tenure as an administrator.
- B. All new administrators shall be considered to be on probationary status for one (1) year and shall be issued a one (1) year individual contract for the first year they are employed as an administrator in the Swartz Creek Community School District.
- C. The Board shall provide all non-probationary administrators two (2) year contracts subject to renewal each year for an additional year. Notice of an intention by the Board to renew or not to renew an administrator's individual employment contract shall ordinarily be provided an administrator on or before May 1 of the first year of a two (2) year individual employment contract. If notice of renewal or non-renewal of an administrator's employment contract is not received by the administrator on or before the aforementioned date, the administrator may request the Superintendent to provide him with notice of the Board's actual intentions regarding the renewal of the contract, then said decision shall be made at the next regularly scheduled Board meeting after the request has been made. Notice of the Board's decision shall be promptly provided to the administrator.
- 38 D. Any non-probationary administrator who has been informed that his individual employment contract shall not be renewed shall be provided with a statement of the reasons for the non-renewal of his contract. In addition, any non-probationary administrator who has received all satisfactory evaluations and not notice of unsatisfactory service for the two (2) years preceding notification of non-renewal shall have the right to request a private Board session to discuss and review the decision of the Board regarding his individual employment contract. Nothing contained herein shall prevent the Board from changing its decision not to renew an administrator's employment contract at the time of the Board review session or during the second year of the administrator's employment contract if it appears that the reasons for the non-renewal of said administrator's contract have been corrected. However, it is expressly understood that the final decision of the Board regarding the renewal or non-renewal of the individual employment contract is discretionary with the Board and not subject to the arbitration step of the grievance procedure.
- 39 E. All individual employment contracts issued to administrators shall be subject to the terms of this master agreement.
- 40 F. All individual employment contracts issued pursuant to this Article shall be subject to termination in reduction of staff situations.

#### **ARTICLE X - EMPLOYEE DISCIPLINE AND DISCHARGE**

- 41 A. No employee shall receive a disciplinary reprimand, suspension or demotion or be discharged, prior to the expiration of his or her individual contract with the Board, without just cause. It is expressly agreed between the parties that this provision shall not be construed to limit the Board in exercising its discretion not to renew an administrator's individual contract and such decision shall not be subject to arbitration.
- 42 B. The Board agrees that its rules and regulations governing employee conduct shall be reasonable and that any discipline shall be for just cause.
- 43 C. Before determining not to renew a contract of an administrator, or determining to discipline, demote or discharge, the Board shall offer reasonable assistance to the administrator in correcting his/her inadequacies giving rise to the reasons for the contemplated action.
- 44 D. Reasonable assistance shall consist of the following:
  - 1. Conferences shall be held between the administrator and his/her immediate supervisor dealing with the clearly identified inadequacies. Remedies will be specified in writing if so requested by the affected administrator.
  - 2. If the problem persists, a formal warning shall be issued to the administrator. The warning shall contain the specific inadequacies in writing and reasonable time-lines for achieving the established remedies will be established by the Superintendent.
  - 3. If the problem continues to persist, a formal evaluation shall be conducted of the individual's performance during which the individual may, upon request, be accompanied by an PAT representative.
- 45 E. The affected administrator and/or the PAT may grieve discipline under this contract upon receiving notice of said discipline.

#### **ARTICLE XI - GRIEVANCE PROCEDURE**

- 46 A. A grievance shall be defined as a claim by an employee that there has been a violation of a specific and express provision of the Agreement. Grievances may only be processed in accordance with the procedure as hereinafter provided.
- 47 B. It is hereby expressly stipulated and agreed that the following matters shall be barred from the arbitration provisions of this agreement:

- 1. The termination of services by failure to employ any administrator beyond the expiration date of his or her individual contract with the Board.
- 2. Any non-procedural matter involving administrator evaluation.
- 3. The termination of services pursuant to an action of layoff by the Board.
- 4. Any claim, complaint or matter for which the employee can seek redress via the courts or via an administrative tribunal established by law or by regulation having the force of law (e.g. EEOC, Michigan Civil Rights Commission, Tenure Commission, MERC, etc.)
- 48 C. All preparation, filing, consideration or presentation of grievances shall be at times other than when an employee or a participating PAT representative is to be at his or her assigned duty station, unless otherwise arranged by the Director of Personnel.

The PAT shall designate a representative to handle grievances when requested by a grievant. If a particular grievance is a "class" grievance affecting employees in more than one (1) building, the grievance shall be processed directly to Step Two and shall be subject to the same time limitations and other requirements as set forth for the institution of grievances at Step One.

- 49 D. The term "days" as used herein shall mean calendar days.
- 50 E. Written grievances as required herein shall contain the following:
  - 1. It shall be signed by the grievant or grievants.
  - 2. It shall be specific and relate to the contractual provision(s) alleged to have been violated.
  - 3. It shall cite the section or subsections of this Agreement alleged to have been violated.
  - 4. It shall contain a short summation of the facts giving rise to the alleged violation.
  - 5. It shall contain the date of the alleged violation.
  - 6. It shall specify the relief requested.
- 51 F. The time limits as provided in this Article shall be strictly observed and may only be extended by a written agreement between the Director of Personnel and the President of the PAT (or authorized designees).
- 52 G. The PAT shall not have the right to initiate or appeal a grievance involving the right of an employee or group of employees without his or their express approval in writing thereon.

#### H. **PROCEDURE**:

#### STEP ONE

An employee with a grievance as hereinabove defined shall, within seven (7) calendar days of its alleged occurrence, orally discuss the grievance with the Director of Personnel in an attempt to resolve same. If no resolution is obtained within seven (7) calendar days after the oral discussion with the Director of Personnel, the employee shall, within fourteen (14) calendar days of the alleged violation, reduce the grievance to writing and deliver it through the PAT representative to the Director of Personnel. Within seven (7) calendar days of receipt of the written grievance, the Director of Personnel shall meet with a PAT representative in an attempt to resolve the grievance. Within seven (7) calendar days of such meeting, the Director of Personnel shall deliver a written disposition of the grievance to the PAT within the time limits as herein provided, or if the Director of Personnel's written answer is deemed unacceptable by the grievant and the PAT, the grievance may be appealed in writing by the PAT at Step Two.

#### STEP TWO

If the grievance is processed to Step Two, the PAT administrator shall, within fourteen (14) days from the Step One answer, submit his/her written concern to the chairperson of the panel which is comprised of an elected representative from each level of Administration, (PAT Team two (2) and Central Office one (1). If any member of the panel is an interested party in the concern he/she shall be replaced by an administrator mutually acceptable to both parties. Within fourteen (14) days from the occurrence of the grievance appeal, said panel shall convene and hear evidence from both the PAT administrator and the Central Office. All evidence relative to the concern or defense is admissible. Within seven (7) days of the appeal, the Chairperson of the committee shall deliver to the Superintendent of Schools, a written statement of the majority opinion of the panel. This statement shall briefly state the:

- 1. issues involved in the grievance
- 2. credible facts supporting each party's position
- 3. majority recommendation for resolution of the controversy
- 4. reasons for the recommendation
- 5. signatures of the persons in accord with the recommendation

The panel may also deliver a minority opinion to the Superintendent at the option of the minority voter. That statement shall be in the same form as the majority opinion.

The Superintendent shall give the PAT administrator a decision, in writing, stating his/her resolution of the controversy within seven (7) days of his receipt of the appeal.

Within seven (7) days of the Superintendent's decision the grievant may appeal to a committee of the Board. The majority recommendation and possible minority recommendation shall be transmitted to a committee of the Board (the three Board members are to be selected by the PAT administrator making the appeal), consisting of three (3) Board members who shall meet within fourteen (14) days of their receipt of the appeal and the Board may issue a written decision in the matter, or may designate a person to issue such written decision which shall be issued within fourteen (14) days after the Board committee meets. If the Board committee does not hold a meeting and/or does not render a written disposition of the grievance to PAT within the time limits as herein provided, or if the written answer is deemed unacceptable by the PAT, the grievance may be appealed by the PAT in writing to Step Three.

#### STEP THREE

To be processed at Step Three, the PAT shall submit the grievance to arbitration by filing a <u>Demand</u> <u>for Arbitration</u> with the American Arbitration Association within fourteen (14) calendar days after receipt of the decision of the Board of Education (or his or her designee) at Step Two or within fourteen (14) calendar days after the Step Two decision was to have been rendered, whichever is lesser, with concurrent Notification to the Director of Personnel. Notification to the Director of Personnel shall be subject to the same time limitations set forth for filing with the American Arbitration Association and shall include a copy of the PAT's <u>Demand for Arbitration</u>, identification of the grievance issue(s) and provision(s) of the Agreement involved as well as the underlying rationale in support of the appeal. If the grievance is not submitted to arbitration in accordance with the procedure and time limitations as herein prescribed the Director of Personnel or the Superintendent of Schools, or their designated agents, shall be deemed final and conclusive with no further appeals permitted.

Except as otherwise provided in this Agreement, selection of the arbitrator and the arbitration hearing shall be governed by the Voluntary Labor Arbitration Rules of the American Arbitration Association.

- 1. If either party disputes the arbitrability of any grievance under the terms of this Agreement, the arbitrator shall have no jurisdiction to act until the matter has been determined by a court of competent jurisdiction.
- 2. The jurisdiction, authority and powers of the arbitrator shall be subject to the following additional limitations.
  - a. He shall have no power to add to, subtract from, disregard, alter or modify any of the terms of this Agreement.
  - b. He shall have no power to decide any question which is within the power and authority of the Board to decide.
  - c. He shall not hear any grievance barred from the scope of the grievance procedure (e.g. matters pertaining to layoff, the Board's failure to continue the services of an employee beyond the term of his or her individual contract with the Board, etc.), or which has not been initiated or appealed within the time limits as herein provided.

- d. In the event that a case is appealed to the arbitrator on which he has no power to rule, it shall be referred back to the parties without decision or recommendation on its merits.
  - e. More than one grievance may not be considered by the arbitrator at the same time except upon express written mutual consent and then only if they are of similar nature.
  - f. Where no wage loss has been caused by the action of the Board complained of, the Board shall be under no obligation to make monetary adjustments and the arbitrator shall have no power to order one. The arbitrator shall have no power to award interest or punitive damages.
  - g. Arbitration awards shall not be made retroactive beyond the date of the initial filing of the grievance. If a deduction is to be made in wages, an administrator shall be notified of said deduction at least three (3) calendar days prior to the submission of the deduction to the payroll department.
- 3. The cost of the arbitrator's services shall be borne by the losing party. Each party shall assume its own costs for transcripts, representation, witnesses, etc.
- 4. The Arbitrator shall document in the form of a legal brief all pertinent findings that influences and/or were used directly in formulating his opinion. This brief shall be suitable for submission in any court of competent jurisdiction.
- 5. The arbitrator's decision, when made in accordance with his or her powers, jurisdiction and authority, shall be final and binding upon the Board, the PAT and the employee or employees involved, subject to all rights of appeal.

#### **ARTICLE XII - INFORMAL PROBLEM SOLVING**

54 Nothing contained herein shall be construed to prevent any individual administrator from presenting a problem and having the problem informally considered and/or adjusted without intervention of PAT, and without resort to the grievance procedure, if the adjustment is not inconsistent with the terms of this agreement.

#### ARTICLE XIII - JURY DUTY AND COURT SERVICE

A. When an employee is called for jury duty, he shall give the Board proper notice and the Board will compensate the administrator at his or her regular pay and all remuneration from the court or judicial tribunal will be returned to the Board. The Board has the right to attempt to get the administrator exempted from jury duty.

- B. When an employee is called as a witness in a judicial action of which the administrator is a plaintiff or defendant (excluding school business or where the administrator is suing the Board), the administrator shall be required to use personal leave time in order to attend. If the administrator is not a plaintiff or defendant, the Board shall compensate the administrator at his or her regular pay and all remuneration from the court or judicial tribunal will be returned to the Board.
- 57 C. When an employee is required to serve as a witness in a judicial proceeding representing the Board of Education, such service shall be included as a part of the administrative assignment. The administrator shall be compensated at his or her regular wage and all remuneration from the court or judicial tribunal will be returned to the Board. Any expense incurred by the administrator shall be paid by the Board.
- 58 D. Persons serving on jury duty for less than their regular work day shall be required to report to work for the remainder of that day.

#### ARTICLE XIV - LEAVES OF ABSENCE

#### 59 A. <u>PAID SICK LEAVE</u>

- 1. Sick days shall be granted annually to each regular administrator as follows with unlimited accumulation:
  - a. 13 days for administrators working **202<del>197</del>** days.
  - b. 14 days for administrators working **203 to 222<del>198 to 217</del>** days.
  - c. 15 days for administrators working **223<del>218</del>** days or more.
- Sick days will be credited to each administrator on July 1, or on the first day of employment for those working 217 212 days.

If death occurs to an administrator while on active duty, pay will be made to the estate of the administrator or a designated beneficiary for all the administrators unused accumulated sick days at the administrator's annual rate divided by contract days.

- 3. Accumulated sick days shall be used only for personal illness, physical disability, death in immediate family, illness of members in immediate household, doctor or dentist appointments, where illness is cause of appointment, except in extreme hardship cases. Exceptions shall require approval of the Director of Personnel.
- 4. After the tenth (10th) working day of a personal illness absence, a doctor's written statement shall be presented to the immediate supervisor. Such a statement should indicate the estimated duration of the illness. Upon the administrator's return to work after an illness of more than ten (10) working days duration, a statement shall be submitted from the doctor certifying that the administrator is capable of returning to work.

- 5. In cases where a pattern of absences is noticeable, a doctor's statement certifying illness or injury may be required after five (5) consecutive working days of illness.
- 6. If the illness, injury or physical disability is of a serious or contagious nature, a certification from a physician certifying recovery may be required.
- 7. An administrator may not accumulate nor use sick days during a leave of absence. Sick days earned prior to the leave will be credited upon return.

#### 60 B. <u>UNPAID SICK LEAVE</u>

- 1. When an administrator has used all of his or her accumulated sick days, he or she shall be placed on unpaid sick leave (subject to insurance coverage).
- 2. Fringe benefits for the administrator shall be paid by the Board through August of the current school year.
- 3. An administrator placed on sick leave shall maintain seniority during said leave.

#### 61 C. <u>PERSONAL BUSINESS LEAVE</u>

- 1. A maximum of three (3) days of the above sick days may be used for personal business with notification of absence only. These three (3) days may accrue as sick days if not used on personal business but will not accrue as personal business days.
- 2. Additional personal business days to those included above shall be without pay. Deductions shall be a rate of 1/contract days. Any use of this paragraph shall require approval by the Director of Personnel. Except in cases of unforeseen circumstances, this approval must be secured in advance.

#### 62 D. <u>BEREAVEMENT LEAVE</u>

- 1. Three (3) consecutive calendar days per death beginning with the day of death or the first (1st) day after death are allowed if the death is in the immediate family. Immediate family shall be defined as administrator's or spouses child, foster child, parent, grandparent, brother, sister, spouse or any individual who has lived in the administrator's immediate household for at least five (5) years.
- 2. One (1) additional day will be allowed because of the need to travel distances of one hundred (100) miles or more one (1) way to attend funeral of a member of the immediate family.
- 3. If additional days are needed, two (2) days will be allowed to be taken from sick days to attend funeral of members of the immediate family.
- 4. One (1) work days will be allowed to attend the funeral of a close relative not included in

Paragraph A. Close relative shall include aunts, uncles, step-parents, first cousins, nieces, nephews, and in-laws.

#### 63 E. <u>DETACHED SERVICE LEAVE</u>

An administrator who is elected to public office or as an officer of a state or national education organization shall be granted a leave, without pay, upon request for one (1) year, subject to renewal upon the will of the Board.

#### 64 F. <u>CONFERENCE LEAVE</u>

- 1. Applications may be made by administrators for leave to attend conferences, provided, however, the Board in its sole discretion may determine whether to grant or deny such application. Further, the Board may, in its discretion, determine to what extent, if at all, it shall reimburse any administrator for expenses incurred for attendance at the conference.
- 2. One national conference per year for two elementary principals (k-6) and two secondary principals, or assistant principals (7-12) on a rotating basis each year and one state conference every other year upon the approval of the Assistant Superintendent for Instruction. In the event funds are not available for such conferences, PAT members may attend such conferences at their own expense as approved by the Assistant Superintendent for Instruction without the use of compensatory time or vacation days.
- 3. The denial of any application of leave to attend a conference as well as the Board's decision as to the extent of any reimbursement for expenses shall not constitute a basis for a grievance, nor shall the granting of such application constitute a precedent to be applied in any future case or application.
- 4. All administrators, prior to taking a conference leave, are responsible for arranging the delegation of their responsibilities during the period of time they are attending a conference.
- 5. Only one secondary administrator may be gone from his/her building at any one time; exceptions may be made only with the approval of the Superintendent.
- 6. The Board agrees to pay for membership in County, Regional, State, and National professional education organizations. The Board endorses the right of administrators to participate in their respective professional organizations.

#### 65 G. <u>COMMON RULES COVERING ALL LEAVE OF ABSENCE</u>

- 1. All leaves are without compensation except as specified otherwise.
- 2. Voluntary leave requests must be made in writing at least thirty (30) calendar days prior to the requested starting date and filed with the Director of Personnel. The granting of voluntary leaves is at the discretion of the Board.
- 3. An administrator on leave for at least one (1) semester is required to notify the office of the

Superintendent, in writing, not less than sixty (60) calendar days prior to expiration of the leave, of his intent to return to employment. An administrator not conforming to this notice may be considered as voluntarily resigning.

- 4. Upon return from leave, the administrator will be offered the same position he held prior to the leave if that position is vacant. If it is not vacant, he will be offered another administrative position within the bargaining unit, if one is vacant for which he is qualified.
- 5. If there is no administrative vacancy, the administrator will be offered the first vacancy in the teaching or non-teaching units for which he is qualified. Should, seniority permitting, an administrative position become vacant or be created during the following three (3) years, the administrator will have preferred consideration (without the Board's obligation to hire) of said position.
- 6. If the administrator has been on sick leave, his original position will be held for the balance of the year and for one (1) semester. The three (3) year option (see paragraph 5 above) may be extended at the option of the Board.
- 7. Failure to accept an administrative or professional position as outlined above which has been offered may be interpreted by the Board as a resignation.

#### ARTICLE XV - WORK SCHEDULE

- 66 A. Contracts for administrators shall be as follows:
  - 1. **240227** Days: Director of Community Education Assistant To the Director of Community Education Supervisor of Buildings and Grounds
  - 2. **227<del>222</del>** Days: High School Principal
  - 3. **222<del>217</del>** Days: Supervisor of Transportation
  - 4. **217<del>212</del>** Days: Middle School Principal
  - 5. **207<del>202</del>** Days: Athletic Director Assistant High School Principal Assistant Middle School Principal
  - 6. **202197** Days: Supervisor of Special Education Elementary Principal Cafeteria Manager

B. **240**<del>227</del>day employees shall be allowed twenty (20) days vacation per year.</del>

C. **240**<del>227</del> day employees shall be given the following holidays:</del>

68

Day before New Year New Year's Day Memorial Day July 4th Labor Day Thanksgiving Day Day After Thanksgiving Day Before Christmas Christmas Day Good Friday Easter Monday Presidents Weekend (when on adopted Board Calendar)

Vacation days shall be scheduled at least two weeks in advance except in emergencies, of the expected use and shall be approved by the PAT member(s) immediate supervisor.

- 69 D. **202197** day employees shall work the scheduled school calendar work days, two weeks prior to the start of school and one week after the close of the school year. except the Director of Special Education, who shall work one week before school starts and two weeks after the close of the school year.
- 70 E. **207<del>202</del>** day employees shall work the scheduled school calendar work days, two weeks prior to the start of school and two weeks after the close of school.
- F. **217**<del>212</del> day employees shall work the scheduled school calendar workdays, two weeks prior to the start of school and two weeks after the close of school and fifteen days to be arranged with the Superintendent or his designee.
- G. **222217** day employees shall work the scheduled school calendar workdays, two weeks prior to the start of school and two weeks after the close of school and fifteen days to be arranged with the Superintendent or his designee.
- H. **227**<del>222</del> day employees shall work the scheduled school calendar workdays, two weeks prior to the start of school and two weeks after the close of school and twenty days to be arranged with the Superintendent or his designee.
- 74 I. Any request to deviate from this schedule must be submitted in writing to the Superintendent of Schools or his designee for approval.
- J. When weather and/or road conditions make it necessary to close school, administrators on less than
  240227 day contracts are not required to report. Should an administrator request a personal day or

a sick day and school is cancelled because of inclement weather, those administrators shall not be charged with the deduction of a personal or sick day. If additional days with students in attendance are added to the calendar at the end of the school year to make up for inclement weather days, additional pay shall not be made for these days, but shall be considered as paid when school was closed. It is further understood that the end of year schedule for administrators will also be adjusted to reflect the extension of the school calendar work days.

- 76 K. If the Superintendent or his designated agent determines that an administrator needs to work additional time during the year, such administrator shall either be paid his daily rate of pay for each additional day he is required to work or be granted compensatory time off during the school year. The Superintendent or his designated agent shall have sole discretion in determining the dates for any compensatory time off.
- 77 L. If an administrator is planning to engage in a program of professional growth which will affect his schedule of work, he will first seek permission from the Superintendent or his designated agent grants the administrator's request to engage in a program of professional growth, then a new work schedule for the administrator will be established by the Superintendent or his designated agent.
- 78 M. The Supervisor of Transportation shall be compensated with one half (1/2) day of compensatory time for each day that he/she reports to work to determine if school will be held and school is subsequently closed due to inclement weather or some other cause.

### **ARTICLE XVI - CONTINUITY OF SERVICE**

79 PAT and the Board recognizes that strikes and other forms of work stoppages by administrators are contrary to law and public policy. PAT and the Board subscribe to the principle that differences shall be resolved by peaceful and appropriate means without interruption of the school program. PAT, therefore agrees that its officers, representatives and members shall not authorize, instigate, cause, aid, encourage, ratify or condone, nor shall any administrator take part in any strike, slowdown or stoppage of work, boycott, picketing or other interruption of activities in the school system. Failure or refusal on the part of any administrator to comply with the provisions of the Article shall be cause for whatever disciplinary action is deemed necessary by the Board.

#### ARTICLE XVII - MISCELLANEOUS

80

A.

#### PRINTING OF CONTRACT

Copies of this agreement shall be printed at the expense of the Board and presented to all administrators now employed or hereinafter employed by the Board.

#### 81 B. IN-SERVICE TRAINING

- 1. The Board recognizes the value of in-service training. Administrators are encouraged to take part in such training. Administrators will be excused for professional conferences upon approval of the Superintendent.
- 2. Request for attendance at any conference will be in writing to the Superintendent two (2) weeks in advance together with estimates of costs. Reimbursement for expenses will be paid when prior approval has been granted.

#### 82 C. <u>PARENT COMPLAINTS</u>

In order to encourage the harmonious and expeditious resolution of parent complaints at the local level, the Board agrees that in the case of a complaint on the part of a citizen regarding an administrator or a program or an employee he supervises, that such citizen shall be advised to first discuss the matter fully, either by phone or in person, with the administrator involved. If the complaint is not settled after discussion between the citizen complainant and the subject administrator if the citizen complainant refuses to discuss the matter with the subject administrator, then the subject administrator shall be given the opportunity, either in person and/or by memorandum, to provide the necessary background information regarding the complaint as well as any explanations to support his or her actions, before any further action is taken by the Board or its designated agent.

#### 83 D. <u>PROTECTION OF PERSONS AND PROPERTY</u>

- 1. Any case of assault and battery upon or by an administrator shall be promptly reported to the Board or its designated agent by said administrator.
- 2. Except in cases where a conflict of interest exists, the Board shall provide legal representation, through the initial trial state, to an administrator who has been sued as a result of any assault and battery in which the administrator was involved. However, under no circumstances will the Board be responsible or liable for any damages awarded against the administrator who is found to be at fault in the incident shall be required to reimburse the Board for any legal fees incurred by the Board on behalf of the administrator.
- 3. Time lost by an administrator in connection with any assault and battery in which the administrator is involved, not compensated for under the Worker's Disability Compensation Act, shall not be charges against the administrator unless he is found to be at fault by a court of competent jurisdiction or the Board.
- 4. Except in cases where reimbursement is available to an administrator through is own insurance plan or some other means of redress, an administrator shall be reimbursed for any loss, damage, or destruction of clothing or personal property which results from an assault and battery upon the administrator in which he was appropriately carrying out his duties and in which he was not at fault.
- 5. Those personal materials and equipment which have been insured by the Board pursuant to this Article and which are used by an administrator for his assignment and which are damaged or destroyed because of fire, wind, rain or other physical plant problems shall be replaced or paid for by the Board out of any insurance proceeds it receives from said insurance company.

Administrators desiring to avail themselves of the protection as herein provided shall submit to the Superintendent or his designated agent a written request to that effect. Accompanying

such request, the administrator shall include a detailed written description of the item(s) he or she desires the Board to insure along with a dated receipt reflecting the original purchase price of the item(s) to be protected. If the property to be protected is not new, the administrator shall include, along with the aforementioned items, his or her best estimate of the item(s) depreciated present value and an explanation of the manner in which same was calculated. Within a reasonable time after receipt of the administrator's request, the Superintendent or his designated agent will review the materials to be insured by the Board and approve or disapprove the request, it shall be for a specified period not to exceed the end of the then present school year.

It is expressly agreed that the Board shall not be liable for losses incurred by any administrator which (1) were not approved in advance by the Superintendent or his designated agent, or (2) can be attributed to, in whole or in part to the negligence of the administrator, or (3) results from the administrator's failure to comply with the instructions of the Superintendent or his designated agent relative to the safekeeping and storage of such items.

#### 84 E. <u>USE OF DRUGS OR INTOXICANTS ON SCHOOL PROPERTY</u>

Drinking alcoholic beverages on school property or being under the influence of intoxicants or non-prescribed drugs on school property is strictly forbidden.

#### ARTICLE XVIII - SCOPE OF AGREEMENT

- A. If any provision of this agreement or any application of the agreement to any administrator or group of administrators shall be found contrary to law, then such provision or application shall be deemed null and void except to the extent permitted by law, but all other provisions or applications shall continue in full force and effect.
- B. The Board and the PAT acknowledge that during the negotiations which resulted in this Agreement, each had the unlimited right and opportunity to make demands and proposals with respect to any subject or matter not removed by law from the area of collective bargaining. The understandings and agreements arrived at by the parties after the exercise of the right and opportunity are set forth in this Agreement. This Agreement constitutes the sole and entire existing Agreement between the parties with respect to rates of pay, wages, hours of employment or other conditions of employment and expresses all obligations of, and restrictions imposed upon, the Board.
- 87 C. Except as otherwise provided in paragraph (d) of this Article, the Board and PAT, for the life of this Agreement, each voluntarily and unqualifiedly waive the right, and agree that the other shall not be obligated to bargain collectively with respect to any subject or matter not specifically referred to or covered in this Agreement, even though such subject or matter may not have been within the knowledge or contemplation of either or both of the parties at the time that they negotiated or signed this Agreement. During the life of this Agreement the Board shall deal with all matters not expressly covered herein through the exercise of its management right and without prior negotiations with PAT.

D. During the term of this agreement, the Board and PAT shall negotiate the wages, hours and conditions of employment of any new administrative position which has been placed in the bargaining unit through an accretion election set up by the M.E.R.C. In addition, the Board and PAT, during the term of this Agreement, shall negotiate the wages, hours and conditions of employment of any existing bargaining unit position which has undergone a change in title and a substantial and material change in the scope of its assigned duties and responsibilities, if PAT requests negotiations within ten (10) calendar days after having served notification of the revision of the existing bargaining unit position

#### ARTICLE XIX - COMPENSATION

#### 89 A. <u>SALARY - ADJUSTMENTS FOR EDUCATIONAL ATTAINMENT</u>

- 1. Administrators who complete additional education and who are eligible for a higher classification on the salary schedule shall give preliminary written notification to the Superintendent by October 1 or February 1 of the semester wherein the change is to be applied subject to verification by written college or university transcript. Adjustments at the middle of the year shall reflect only one-half of the annual salary schedule adjustment.
- 2. Administrator must have at least a provisional Certificate to be eligible for any degree column and to reach the B.A., or M.A., or M.A. plus 15 or M.A. plus 30 column (does not apply to Supervisors).
- 3. Hours taken after receiving a degree, other than toward an advanced degree, must be related to the education field. It is the Administrators responsibility to furnish proof of hours completed. Only credits earned after receiving a degree will be counted toward the next bracket on the salary schedule. Course work must be accredited by a college or university with state or national accreditation. Additional course work, or a college or university approved course of study for an advanced educational degree, may be used for horizontal movement on the salary schedule, and must be pre-approved by the Superintendent or designee.

#### 90 B. <u>SALARY</u>

In order to progress vertically on the salary schedule, an Administrator must receive satisfactory annual evaluations. Administrators failing to achieve a satisfactory level of performance during an annual evaluation may be frozen in step while participating in a one-year written plan for improvement and a time-line to comply with those requirements. Upon receipt of a satisfactory evaluation, the Administrator shall be reinstated on the salary schedule at his/her previous step.

#### 91 C. INSURANCE, MILEAGE AND ANNUITIES

- 1. Pursuant to the authority set forth in Act No. 451 of the Public Acts of 1976, as amended, the Board agrees to provide the insurance protection to members of the PAT bargaining unit as set forth in Appendix B.
- 2. Upon receipt of a written application, the Board agrees to provide each full-time employee with health care protection, as specified in Appendix B of this contract, for the employee and his entire family.
- 3. Every administrator in the bargaining unit is eligible for the above mentioned protection provided the administrator is not eligible for more extensive employee paid insurance through the employer of his/her spouse.
- 4. Except when an insurance carrier is specifically set forth in the contract or Appendices, the sole authority for the selection of the insurance carrier of any insurance plan shall be with the Board. The Board may change insurance carriers, at any time provided the benefits (e.g., hospital, surgical, disability pay, etc.) afforded hereby shall not be diminished.
- 5. The Board shall pay each of its administrators the I.R.S. mileage rate per mile as established by policy for travel involved in the discharge of official duties which require use of an administrator's personal automobile.
- 6. Any administrator may contribute to a tax-deferred annuity or tax-deferred compensation by payroll deduction with a company of his choice.

# APPENDIX A

# 1997-981995 - 96 ADMINISTRATOR SALARY SCHEDULES

HIGH SCHOOL PRINCIPAL				
HIGH AVERAGE	73482			
222 DAYS	75102			DOCTORATE
STEP	BA/NO EXP.	MA	MA+15	SPECIALIST
0	Negotiate	Negotiate	Negotiate	
PROBATION 1	57000	67231	<del>69247</del>	<del>71325</del>
PROBATION 2	58140	68575	70632	<del>72751</del>
3	<del></del>	69947	72045	<del>74206</del>
4	60489	71346	73486	<del>75691</del>
MAXIMUM PAY 5	61699	72772	74956	<del>77204</del>
H.S. ASSIST. PRIN./ATH. DIR.				
HIGH AVERAGE	61448			<u>MA+30</u>
202 DAYS				- DOCTORATE
STEP	BA/NO EXP.	MA	MA+15	SPECIALIST
0	Negotiate		Negotiate	Negotiate
PROBATION 1	46000 5622			
PROBATION 2	46920	57345	<del>- 59065</del>	<del>- 60837</del>
	47858	<del>- 58492</del>	60246	<del>- 62054</del>
4	48816	59661	61451	63295
MAXIMUM PAY 5	49792	60855	62680	<del>- 64561</del>

MIDDLE SCHOOL PRINCIPAL

HIGH AVERAGE 212 DAYS	69619			-MA+30 -DOCTORATE
STEP	BA/NO EXP.	MA	MA+15	SPECIALIST
0		Negotiate	Negotiate	Negotiate
PROBATION 1		-	<del></del>	0
PROBATION 2	54060	64970	66919	68927
	55141	66269	68258	70305
4	56244	67595	69623	71711
MAXIMUM PAY 5	57369	68947	71015	73146
	TRATOR SAL	ARY SCHEE	ULES CON	FINUED
M.S. ASSIST. PRINCIPALS				
HIGH AVERAGE	60802		· · · · · · · · · · · · · · · · · · ·	MA+30
202 DAYS				DOCTORATE
STEP	BA/NO EXP.	MA	MA+15	SPECIALIST
0	Negotiate	Negotiate	Negotiate	Negotiate
PROBATION 1	45000	55629	57298	<del>-59017</del>
PROBATION 2	45900	56742	58444	<del>- 60197</del>
	46818	57877	59613	61401
4	47754	59034	60805	62629
MAXIMUM PAY 5	48709	60215	62021	63882
ELEMENTARY PRINCIPALS				
HIGH AVERAGE	63001			MA+30
197 DAYS				DOCTORATE
STEP	BA/NO EXP.	MA	MA+15	SPECIALIST
0	Negotiate	Negotiate	Negotiate	Negotiate
PROBATION 1	47000 57641		-	
PROBATION 2	47940	58794	60558	62375
	48899	59970	61769	63622
4	49877	61169	63004	64895
MAXIMUM PAY 5	50874	62393	64264	<del>- 66192</del>
SPECIAL EDUCATION DIRECTOR				
SPECIAL EDUCATION DIRECTOR HIGH AVERAGE	62173			- MA+30

STEP	BA/NO EXP.	MA	MA+15	SPECIALIST
0	Negotiate	Negotiate	Negotiate	Negotiate
PROBATION 1	46000 56884	58590	-	0
PROBATION 2	46920	58021	<del>-59762</del>	61555
	47858	<del>-59182</del>	60957	<del>- 62786</del>
	48816	60365	62176	64042
MAXIMUM PAY 5	49792	61573	63420	65322

#### 1995 - 1996 ADMINISTRATOR SALARY SCHEDULES CONTINUED

DIRECTOR ADULT/COMM. ED.				
HIGH AVERAGE	71641			<u>MA+30</u>
227 DAYS			* 3	DOCTORATE
STEP	BA/NO EXP.	MA	MA+15	SPECIALIST
	Negotiate	Negotiate	Negotiate	
PROBATION 1	55000	65546	67513	<del>- 69538</del>
PROBATION 2	56100	66857	68863	<del>70929</del>
3	57222	68194	70240	72347
4	58366	69558	71645	<del>73794</del>
MAXIMUM PAY 5	59534	70949	73078	<del>75270</del>
SUPERVISORS	BUILDINGS	FOC	)D/	ADULT/
	GROUNDS		<u>ORTATION</u>	<u>COMMUNITY ED.</u>
HIGH AVERAGE	47670	4	5570	42420
	227 DAYS		DAYS	<u> </u>
STEP				
0	Negotiate	Neg	otiate	Negotiate
PROBATION 1	44041	42101		<del>39191 -</del>
PROBATION 2	44922	4294	13	<del></del>
	45820	4380	)2	40774
4	46737	446	78	41589
MAXIMUM PAY 5	47671	455	71	42421

# 1996 - 97 ADMINISTRATOR SALARY SCHEDULES

BASE FOR 1996/97		57000	67321		MA+30
222 DAYS	~ ~ ~ ~ ~				DOCTORATE
на население и простоя и прост 	STEP	BA/NO EXP.	MA	MA+15	SPECIALIST
	-0		Negotiate	Negotiate	Negotiate
PROBATION	-1		69341	71421	73563
PROBATION	-2	59884	70727	72849	75035
	_3	61082	72142	74306	76535
	4	62304	73585	75792	78066
MAXIMUM PAY-	-5	63550	75057	77308	79627
H.S. ASSIST. PRIN./	<del>ATH. DIR.</del>				
BASE FOR 1996/97		46000	56220		MA+30
202 DAYS					DOCTORATE
	STEP	BA/NO EXP.	MA	MA+15	SPECIALIST
	0	Negotiate	Negotiate	Negotiate	Negotiate
PROBATION	1	47380 57907	<u></u>	<u>61433</u>	regoliate
PROBATION	2	48328	-59065	60837	<del>-62662</del>
TRODATION	2	49494	-60246	62053	-63915
5 9	3	50280	-61451	63294	<del>-65193</del>
MAXIMUM PAY	4	51286	62680	64560	
MAXIMOWITAT		51280	02080	04500	00-177
MIDDLE SCHOOL I	RINCIPAL	52000	(2(0)		MA+30
BASE FOR 1996/97		53000	63696		
212 DAYS	GTED		274	164.15	DOCTORATE
	STEP	BA/NO EXP.	<u>— MA</u>	MA+15	SPECIALIST
	-0		Negotiate		Negotiate
PROBATION	-1	54590 65607	67575		
PROBATION	-2	55682	66919	68927	<del>-70994</del>
	-3	56795	68257	70305	72414
	4	57931	69623	71711	73863
		59090	71015	73145	<del>-75340</del>

1996 - 1997 ADMINISTRATOR SALARY SCHEDULES CONTINUED

### M.S. ASSIST. PRINCIPALS

BASE FOR 1996/97	45000 55629		MA+30	
202 DAYS				DOCTORATE
STEP	BA/NO EXP.	MA	MA+15	SPECIALIST
0	Negotiate	Negotiate	Negotiate	Negotiate
PROBATION 1	46350	57298	59017	60787
PROBATION 2	47277	58444	60197	62003
3	48223	59613	61401	63243
4	49187	60805	62629	64508
MAXIMUM PAY 5	50171	62021	63882	65798
ELEMENTARY PRINCIPALS	17000	57641		14.120
BASE FOR 1996/97	47000	57641		MA+30
197 DAYS				DOCTORATI
STEP	BA/NO EXP.	MA	MA+15	SPECIALIST
0	•	-	Negotiate	Negotiate
PROBATION 1	48410 59370		62986	
PROBATION 2	49378	60558	62374	64246
3	50366	61769	63622	65531
4	51373	63004	64894	66841
MAXIMUM PAY 5	52401	64264	66192	<del>-68178</del>
SPECIAL EDUCATION DIRECTOR				
BASE FOR 1996/97	46000	56884		MA+30
197 DAYS				DOCTORATI
STEP	BA/NO EXP.	MA	MA+15	SPECIALIST
0	Negotiate	Negotiate	Negotiate	Negotiate
PROBATION 1	47380 58591	-	-	
PROBATION 2	48328	59762	61555	63402
	49294	60958	62786	64670
3	77477			
3		<u>-62177</u>	64042	<del>-65963</del>

HIGH SCHOOL PRINCIPAL						
BASE FOR 1997-98		57885	68331		MA+30	
					DOCTORAT	Έ
	S	BA/NO	MA	MA+15	SPECIALIST	-
	0	NEGOT	NEGOT	NEGOT	NEGOTIAT	Έ
PROBATIO	1	59622	70381	72492	74667	
PROBATIO	2	60814	71789	73942	76160	
	3	62030	73224	75421	77684	
	4	63271	74689	76929	79237	
MAXIMUM PAY	5	64536	76183	78468	80822	

## H.S. ASST. PRIN./ATH. DIR.

BASE FOR 1997-98		46690	57063		MA+30	
					DOCTORATE	
	S	BA/NO	MA	MA+15	SPECIALIST	
	0	NEGOT	NEGOT	NEGOT	NEGOTIATE	
PROBATIO	1	48091	58775	60538	62354	
PROBATIO	2	49053	59950	61749	63601	
	3	50034	61149	62984	64873	
	4	51034	62372	64244	66171	
MAXIMUM PAY	5	52055	63620	65528	67494	

# MIDDLE SCHOOL PRINCIPAL

BASE FOR 1997-98		53795	64651		MA+30
					DOCTORATE
	S	BA/NO	MA	MA+15	SPECIALIST
	0	NEGOT	NEGOT	NEGOT	NEGOTIATE
PROBATIO	1	55409	66591	68588	70646
PROBATIO	2	56517	67922	69960	72059
	3	57647	69281	71359	73500
	4	58800	70666	72786	74970
MAXIMUM PAY	5	59976	72080	74242	76469

#### M.S. ASSIST PRINCIPALS

BASE FOR 1997-98		45675	56463		MA+30
	~	54/010			DOCTORATE
	S	BA/NO	MA	MA+15	SPECIALIST
	0	NEGOT	NEGOT	NEGOT	NEGOTIATE
PROBATIO	1	47045	58157	59902	61699
PROBATIO	2	47986	59320	61100	62933
	3	48946	60506	62322	64191
	4	49925	61717	63568	65475
MAXIMUM PAY	5	50923	62951	64839	66785

ELEMENTARY PRIN BASE FOR 1997-98	CIP	ALS 47705	58505		MA+30
PROBATIO PROBATIO MAXIMUM PAY	S 0 1 2 3 4 5	BA/NO NEGOT 49136 50119 51121 52144 53187	MA NEGOT 60260 61465 62695 63949 65228	MA+15 NEGOT 62068 63309 64575 65867 67184	
SPECIAL ED. DIR. BASE FOR 1997-98		50265	57737		MA+30 DOCTORATE
PROBATIO PROBATIO MAXIMUM PAY	S 0 1 2 3 4 5	BA/NO NEGOT 51773 52808 53865 54942 56041	MA NEGOT 59469 60658 61872 63109 64371	MA+15 NEGOT 61253 62478 63728 65002 66302	SPECIALIST NEGOTIATE 63091 64353 65640 66952 68291
DIR. ADULT/COMM. BASE FOR 1997-98	ED.	55825	66529		MA+30
PROBATIO PROBATIO MAXIMUM PAY	S 0 1 2 3 4 5	BA/NO NEGOT 57500 58650 59823 61019 62240	MA NEGOT 68525 69895 71293 72719 74174	MA+15 NEGOT 70581 71992 73432 74901 76399	DOCTORATE SPECIALIST NEGOTIATE 72698 74152 75635 77148 78691

# **BUILDING & GROUNDS**

1997-98	1997-98
BA/NO DEGREE	MA
Negotiate	Negotiate
46,042	47,403
46,963	48,351
47,903	49,319
48,861	50,305
49,839	51,312
	BA/NO DEGREE Negotiate 46,042 46,963 47,903 48,861

# FOOD SERVICE/ TRANSPORTATION

	1997-98	1997-98
	<b>BA/NO DEGREE</b>	MA
STEP		
0	Negotiate	Negotiate
1	44,014	45,315
2	44,894	46,221
3	45,793	47,146
4	46,708	48,089
5	47,643	49,051

## **ADULT & COMMUNITY EDUCATION**

1997-98	1997-98	
BA/NO DEGREE	MA	
Negotiate	Negotiate	
40,897	42,106	
41,714	42,947	
42,549	43,806	
43,400	44,683	
44,268	45,577	
	BA/NO DEGREE Negotiate 40,897 41,714 42,549 43,400	

# 1997-98 <del>1994 -95</del> ADMINISTRATOR CONTRACT SUMMARY

ADMINISTRATOR	DEGREE	<del>YEAR</del> 1994-95	YEAR 1995-96	<del>YEA</del> R <del>1996-9</del> 7	Year 1997–98
Director of Community Education Gary Huffman	SPECIALIST	<del>'7529(</del>	575296	5	<del>2</del> 8 78,961
Assistant Director of Community Education Katherine Walters	МΑ	40521	-42421	-43614	45,577
High School Principal	IVI2X	40321	42421		
Sheldon Safer	ED.D.		77204	<del>- 7962</del> 7	80,822
Assistant High School Principals Denise <del>Barbe</del> rWalls	MA+ 15	55453		-61451	64,244
Elie Ghattas	MA+ <del>20</del> 30	<del>64761</del>	64761	<del>- 64761</del>	67,494
Middle School Principal J <del>on Hartwig</del> Dave Thompson	MA+ED.D	<del>67077</del>	68947	<del>-71015</del>	76,469
Assistant Middle School Principals			<	(0.001	
Martha Britton David Thompson	<u>MA</u>	- <del>59157</del>	<u>    60215                                    </u>	<del>- 6202</del> 1 - 65798	
Sue Johnson Elementary Principals	Specialist				66,785
Andrew Cook	MA+30	60758	66192	<u> 68178</u>	
Sharon Fouts	MA+30 pecialist	59414	66192	68178	69,200
Michael Gibbons	MA	58557	62393	64264	65,228
Michael Stanton Ava Langdon Jeanne Kaminski Director of Special Education	MA + 30 MA + 30 MA	62533	62533	64264	69,200 65,209 63,949
Marcia Simpson		60040	65322	67283	
Sue Liebtreu	SPECIALIST				68,291
Supervisor of Buildings & Grounds Terrance Koczenasz	BA MA	43697	45820		50,305
Supervisor of Transportation/Food Serv	vices				
Jean Bowman		-39780	42943	-45116-	45,793
Athletic Director					
Marvin Rettenmund	MA	<del>51798</del>	60855	<del>- 62680</del>	63,620

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\* An additional 3% increase has been added for an earned Master's Degree

#### APPENDIX B

#### **INSURANCE**

The insurance premium for full family hospitalization shall be employer paid. The administrator has a choice of:

MESSA (Super Med 2) or Blue Cross/Blue Shield, Master Med, N-4, with \$2.00 PDP drug rider or equivalent insurance. Any life insurance included in a MESSA policy shall be an offset against the life insurance included in the group life insurance policy.

Employees not electing health coverage under the above shall be eligible, upon application, to receive \$2378 per year, which the employee shall apply to any of the authorized annuity or tax deferred compensation carriers as specified by the Board. Said monies shall be deposited in two equal installments on the tenth (10th) and twentieth (20th) pays. The tax shelter amount shall be increased in any subsequent years by the percentage of increase in the full family premiums of the majority carrier named in the Master Contract.

Health care fringe benefit concerns failing to receive a timely response will be referred to the Assistant Superintendent for Personnel.

- 2. Full payment of AD+D convertible group term life insurance policy on administrator in multiples of \$1,000, which shall not be less than 200% of the administrator's salary, but shall not exceed \$100,000 coverage.
- 3. Long Term Disability: All administrators shall be provided long term disability with the following specifications:
  - a. 66 2/3% of basic monthly wages to a maximum benefit of \$3,500 per month. Basic monthly wages to be annual contract salary divided by 12.
  - b. Elimination period of not less than 45 calendar days or accumulated sick leave, whichever is less.
  - c. Maximum income period:

1.

- 1. Accident to age 70
- 2. Sickness to age 70
- 3. But not less than 12 months
- d. Other income offsets:
  - 1. Social Security primary benefits only except that any benefits payable under Social Security Act on behalf of dependents of the disabled employee, exceeds 70 percent of his monthly earnings from the employer immediately prior to his disablement, then the income benefit payable shall be further reduced so that the sum of these benefits equals 70 percent of earnings.
  - 2. Workmen's Compensation.
  - 3. Other group disability plans sponsored or paid by Board funds.

- 4. Michigan Public Teachers Retirement Act.
- 5. Other earned income unless part of approved rehabilitation program.
- e. Integration with social security to be frozen at the level of benefits which exists at date of disability.
- f. Pre-existing conditions to be covered without restriction.
- g. Rehabilitation clause 50% offset maximum up to 24 months minimum adjusted benefits 10%.
- h. Successive periods of disability separated by less than 6 months recovery will be construed as the same disability and benefits will resume immediately without a new elimination period same or related cause(s).
- i. Illness and/or disability related to childbirth will be covered as other illness.
- 4. The Board shall provide Delta Dental Care Plan E with orthodontic rider 07 or its equivalent for administrators and their eligible dependents.
- 5. Vision: The Board will provide the MESSA VSP3 Vision Care Plan, or an equivalent plan, for all members of the Bargaining Unit and their eligible dependents.
- 6. Requested Leave:
  - a. Fringe benefits will be paid through the month following the month of the start of the leave.
  - b. When on an approved extended leave of over one month, an administrator may keep this insurance in effect if allowed by the insurance contract agreement by providing the school with a check or money order for the proper amount made out to the insurance company involved, or when possible, by authorizing the Board to make advance deductions.
  - c. All fringe benefits will be terminated after an individual contract is deemed to be null and void.
- 7. It is understood that fringe benefits are for a 12 month year.
- 8. The Board shall provide for a biannual physical for each administrator with the cost not to exceed \$100.
- 9. Retirement Incentive:
  - a. Upon retirement each member shall receive payment for unused sick days at the rate of \$50.00 per day to a maximum of 200 days.
  - b. Upon retirement the P.A.T. member shall receive \$3000.00 lump sum payment after three years of employment. A P.A.T. member would receive \$1000.00 after the first year, \$2000.00 after two years if retirement were to occur before the end of the third year of employment.

10. S.I.P. Activities

The Board agrees to allow P.A.T. members compensatory time off, as agreed to with the Assistant Superintendent of Instruction, for meetings attended outside the regular work day regarding School Improvement activities. Compensatory time for such activities will not exceed two work days per year per P.A.T. member. Upon request building coverage will be arranged by the Assistant Superintendent for Instruction.

#### APPENDIX C

#### SWARTZ CREEK COMMUNITY SCHOOLS

#### **ADMINISTRATIVE PERFORMANCE INSTRUMENT**

Name of Employee:	Date
Position	Title
Name of Supervisor	Title

- A. The evaluation cycle will be considered to be the time between June 1, of the current year to June 1, of the following year.
- B. The first evaluation meeting will be held between the PAT member and his/her immediate supervisor or his designee between June 1 and November 15. This meeting will be to establish annual objectives and weigh the importance of the listed objectives. Board established district-wide goals which are appropriate to their responsibilities shall be added within thirty (30) days of the Board's adoption of said goals. Prior to the first meeting with their supervisor, the Administrator shall circle the weighted importance of each performance objective.
- C. At least one evaluation meeting will be held between January 10 and June 1 annually. At this meeting both the PAT member and his/her supervisor will review the Degree of Accomplishment on the stated objectives. The final evaluation will become the evaluation form to be placed in the administrator's personnel file.

My signature below is acknowledgment that I have seen and discussed this evaluation with my supervisor.

Remarks by Administrator: (If additional space is needed, please attach to this form).

Date \_\_\_\_\_

Signature of Administrator

Date

Signature of Supervisor

Supervisor's Copy Personnel's Copy Administrator's Copy

#### P.A.T. CONTRACT CLARIFICATIONS

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- 1. New administrators employed by the Board will be placed on the Salary Schedule at the level of verified experience up to three (3) years.
- 2. A P.A.T. bargaining unit member assuming a position of greater responsibility with an improvement in compensation may be placed on the Salary Schedule between Step 1 and 5 by action of the Superintendent of Schools.

-P.A.T.-members-desiring-a-separate-check-for-retroactive--salary-for-the-1994-95-school-year-must-notify-the-----payroll-department,-in-writing,-by-April-7,-1995.---

- 3. Under normal circumstances a day constitutes eight (8) hours of on the job work, excluding extra curricular activities. Arrangements to the contrary will be made with the Assistant Superintendent of Instruction, in advance.
- 4. Pursuant to current state law Health Care premiums paid by the Swartz Creek Board of Education on behalf of P.A.T. members will exclude coverage for Abortion procedures for members and those covered under the Health Care policy.

P.A.T. REPRESENTATIVE

BOARD REPRESENTATIVE

DATE

DATE

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# MEMORANDUM

TO:	PARTICIPATING PET/MEBS SCHOOL DISTRICTS
FROM:	MEBS, INC.
SUBJECT:	HEALTH CARE PLAN PROVISIONS, 1997 STATE AID ACT
DATE:	SEPTEMBER 18, 1997

As the result of amendments made to the 1997-PA-93 State Aid Act, a number of school districts have made inquiries to our office regarding the health care amendments of that Act. In particular, the most commonly asked question is: "Will school districts covering voluntary abortions as a benefit under their health care plan have their state aid reduced?"

- A school district <u>will be in compliance</u> with the health care provisions of the State Aid Act effective October 1, 1997, if:
  - A school district has a **collectively bargained agreement** (CBA) with an employee group/classification which has an effective date prior to October 1, 1997. On successor CBAs, a school district will need to comply with the voluntary abortion provisions of the Act.
- A school district <u>will not be in compliance</u> with the health care provisions of the State Aid Act effective October 1, 1997, if:
  - A school district has a collectively bargained agreement with an employee group/classification which has an effective date on or after October 1, 1997, and the CBA has provisions that the health care plan will continue to provide for voluntary abortions.
  - A school district has an employee group/classification which is <u>not</u> <u>covered</u> under a **collectively bargained agreement**, but has provisions where their health care plan will continue to provide for voluntary abortions on and after October 1, 1997.

MICHIGAN EMPLOYEE BENEFIT SERVICES, INC. 4301 CANAL GRANDVILLE, MI 49418 1-800-968-9682 616-534-0198 [FAX]

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