6/30/2001

AGREEMENT

BETWEEN

the

BOARD OF EDUCATION

of the

GWINN AREA COMMUNITY SCHOOLS

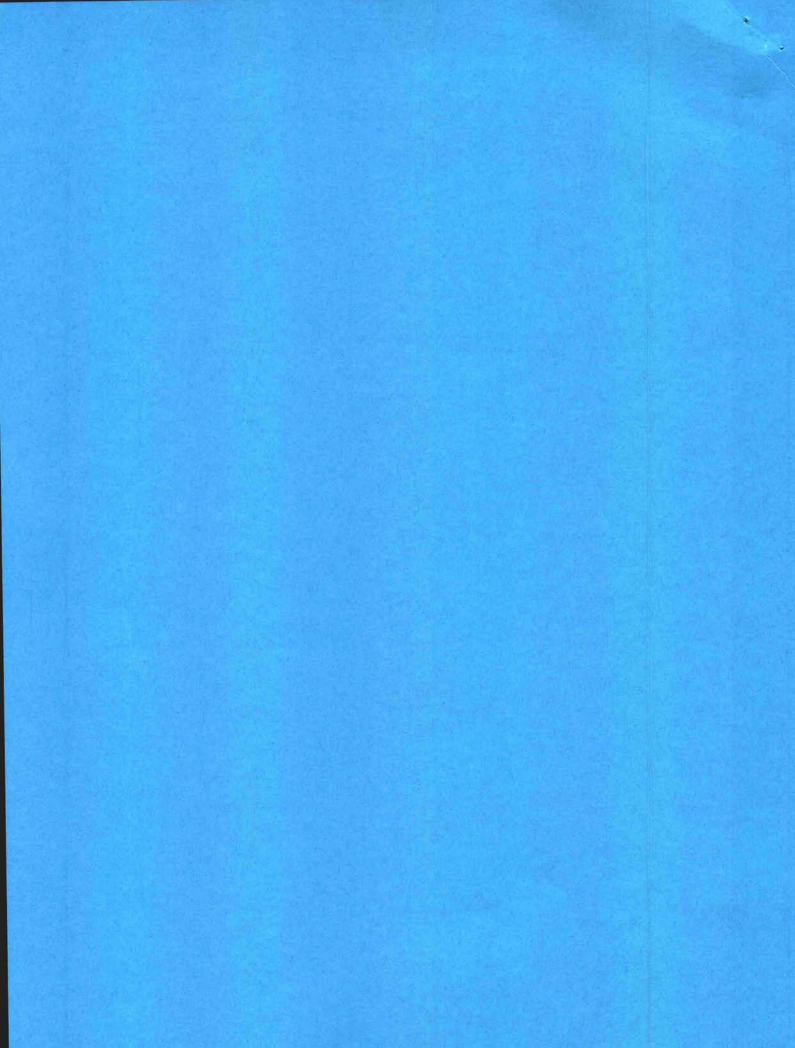
and the

ADMINISTRATORS ASSOCIATION

July 1, 1998 - June 30, 2001

ABOR AND INDUSTRIAL RELATIONS LIBRARY

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AGREEMENT

This AGREEMENT entered into by the Board of Education of the Gwinn Area Community Schools, referred to as "Board", and the Gwinn Area Community Schools Administrators' Association, referred to as "Association" shall become effective as of July 1, 1998 and shall continue in effect until June 30, 2001.

ARTICLE I RECOGNITION

1:1 Recognition

The BOARD hereby recognizes the ASSOCIATION as the exclusive bargaining representative pursuant to Act 379, P.A. 1965 as amended, for the Principals, Assistant Principals, Athletic Director, and Special Programs Administrator, but excluding the Superintendent, Assistant Superintendent, Business Manager, employees already covered by collective bargaining agreements, central office staff and all other employees.

1:2 New Administrative Classifications

When the BOARD shall create any new administrative classification, other than central office staff, the parties shall meet to bargain concerning the inclusion/exclusion of that classification from the unit. Should the parties be unable to reach agreement, the dispute shall be settled pursuant to a unit clarification petition filed with the Michigan Employment Relations Commission.

1:3 Definition

The term ASSOCIATION MEMBER when used herein shall refer to all members of the bargaining unit represented by the ASSOCIATION.

ARTICLE II ASSOCIATION RIGHTS

2:1 Right to Use School Buildings

The ASSOCIATION MEMBERS shall have the right to use school buildings for ASSOCIATION business upon notification of the Superintendent.

2:2 Right to Use Interschool Mail Service

The ASSOCIATION shall have the right to use the District's interschool mail service for communications to its members.

2:3 Financial Information

The BOARD agrees to furnish, within a reasonable time, published information requested by the ASSOCIATION concerning the finances of the District.

2:4 Input on Evaluations

The ASSOCIATION shall have the opportunity to provide input into any changes in the evaluation procedures or instruments used by its members to evaluate employees under their supervision.

2:5 Copy of Individual Service Agreements

The ASSOCIATION secretary shall be provided a copy of all individual service agreements issued to bargaining unit members covering any part of the term of this Agreement.

2:6 Transaction of ASSOCIATION Business

Officers of the ASSOCIATION shall be permitted to transact ASSOCIATION business on school property during working hours provided that there is no disruption of normal school operations.

2:7 Input on Negotiations

The ASSOCIATION may have input through the Superintendent on contract negotiations of existing bargaining units as of the date of ratification of the administrative Agreement and limited to the Gwinn Education Association and Teamsters.

ARTICLE III BOARD RIGHTS

3.1 Board Rights

The Board retains all rights, powers and authority vested in it by law and all management rights and functions. Rights reserved exclusively herein by the District shall include:

- To direct the affairs of the Employer and to manage and control the school's business, equipment and operations.
- Determine the services, supplies and equipment necessary to continue its operations and to determine the methods, schedules, standards of operation, and the means, methods and processes of carrying on the work.
- 3. Direct the working forces, including the right to hire, promote, suspend and discharge employees, transfer employees, assign work or extra duties to employees, determine the size of the work force and its organization, responsibilities and alignment, lay off employees and determine hours of work.
- Adopt rules, regulations and policies.
- 5. Determine the selection and qualifications of employees including physical conditions and mental abilities.

- 6. Determine the location or relocation of its facilities, including the establishment or relocations of new schools, buildings, departments, divisions or subdivisions thereof and the relocation or closing of offices, departments, divisions or subdivisions, buildings or other facilities.
- 7. Determine the financial policies, including all accounting procedures and all matters pertaining to public relations.

The above shall not limit the BOARD'S rights except those expressly limited by this Agreement.

ARTICLE IV Creation or Elimination of Positions

4:1 Recommendations on New Administrative Positions

The ASSOCIATION will be given the opportunity to make recommendations to the Superintendent prior to the BOARD taking action to approve new administrative positions.

4:2 Posting of New Positions

All new positions within the bargaining unit shall be posted for a period of no less than ten (10) working days. The posting shall contain a summary of the responsibilities and duties of the position. Any ASSOCIATION MEMBER who desires may apply for such position.

4:3 Elimination of Positions

Prior to eliminating any position, the BOARD or the Superintendent will discuss such elimination with the ASSOCIATION. The parties shall bargain over the effects of the elimination of positions on the remaining administrators upon the request of either party. If after such discussion the BOARD

believes that reduction of such position is necessary, it shall give formal notice to the ASSOCIATION of such elimination at least fifteen (15) days prior to such action.

4:4 Criteria for Layoff Selection

When the BOARD deems it necessary to eliminate an administrative position within the bargaining unit, the administrator with the least administrative seniority shall be eliminated first, if all other qualifications are equal. Qualifications shall be determined as required by North Central Association and/or University of Michigan standards (if applicable to that specific position), and/or additional endorsements or certification as the State Board of Education or State of Michigan may require.

4:5 Right to Recall

For a period of three (3) years after the effective date of the administrator's services, an administrator whose services are terminated because of a necessary reduction in personnel shall be appointed to the first vacancy in the school district for which the administrator is certificated and qualified.

4:6 Return to Teacher Bargaining Unit

With regard to this paragraph and in the event that a member of the bargaining unit returns to the teachers' bargaining unit, his or her rights in that unit shall be based upon District teaching seniority. District teaching seniority for this purpose is defined as length of employment within the District.

4:7 Input on Alignment and Assignments

Prior to alignment of new positions or the assignment of administrators to administrative positions, or to extra administrative duties, the Superintendent will listen to input from the ASSOCIATION on these matters prior to making such decisions. However, after listening to such input from the ASSOCIATION, the Superintendent shall have the authority to act under Article III, BOARD RIGHTS, 3., and make such decisions. The superintendent shall strive to maintain equity among administrators in the assignment of extra duties.

4:8 Appeal Rights to Superintendent

The ASSOCIATION has the right to appeal to the Superintendent in writing, with a copy to the BOARD, such cases where the transfer and/or extra duty assignment are considered unfair or inequitable.

4:9 Written Description of Positions

The Superintendent will prepare written descriptions of responsibilities and qualifications of all administrative positions.

4:10 Days Worked

All bargaining unit members, [with the exception of Kelvin Marjomaki and Steven Wills who will work two hundred and fifteen (215) days], shall work two hundred and twenty (220) days per contract year.

ARTICLE V EVALUATIONS

5:1 Criteria for Evaluations

It is recognized that regular employee evaluations are desirable to promote professional growth. Administrators will be evaluated by the Superintendent or his designated agent pursuant to criteria established by the BOARD and transmitted to the various administrators.

5:2 Formulation of Evaluation Instrument

The evaluation instrument shall be established by the Superintendent after input from the administrators.

5:3 Sharing of Evaluation Contents

No final evaluation shall be prepared until after a conference with the affected administrator and his or her

evaluator during which the proposed contents of the evaluation are discussed. All formal written evaluations will then be shared with the administrator evaluated. The administrator shall have the opportunity to discuss the evaluation with his or her evaluator upon request of the administrator.

5:4 **Evaluation Procedures**

Evaluations shall not be subject to the grievance procedure. A copy of the evaluation report shall be shared with the administrator and the administrator will sign a copy of the report indicating that he or she has received such report. The administrator's signature does not necessarily mean that he or she agrees with the evaluation report. If an administrator disagrees with the content of any evaluation, he or she may file such objections in writing. Such objections shall be attached to the evaluation in the administrator's personnel file.

ARTICLE VI DISCIPLINE

6:1 Right to Discuss Proposed Discipline

Prior to the imposition of any discipline greater than an oral warning, the affected administrator shall have the right to discuss the proposed discipline with the Superintendent.

6:2 Presence of Administrative Representative

At any meeting involving such discussion, the administrator involved shall have the right to have an ASSOCIATION representative present, provided that such representative can be present within twenty-four (24) hours and the administrator wants representation.

6:3 Disagreement with Discipline

If an administrator disagrees with any discipline imposed after the conference with the Superintendent, he or she may file objections to such discipline in writing. Such objections shall be placed in the administrator's personnel file.

ARTICLE VII PROFESSIONAL GROWTH

7:1 Professional Growth Programs

The parties agree that programs of professional growth are helpful to the well-being of the District.

7:2 Sabbatical Leave

A sabbatical leave may be granted upon the recommendation of the Superintendent to the BOARD of Education. A sabbatical leave shall be for no more than one (1) year. Upon return from sabbatical leave, the administrator shall be restored to his or her former position.

7:3 Expenses for Conferences and Visitations

The BOARD agrees to pay approved expenses incurred by administrators while attending conferences and visitations approved in advance by the Superintendent.

ARTICLE VIII COMPLAINTS

8:1 Right to Investigate Complaint

The Superintendent and/or BOARD members shall be permitted to hear and investigate a complaint from any citizen regarding an administrator.

8:2 Notification to Administrator

Prior to the imposition of any discipline based upon the complaint, the Superintendent or his agent shall notify the administrator of the identity of those making such complaint and the nature of the complaint. The administrator shall have the opportunity to respond to such complaint prior to the imposition of such discipline.

8:3 Presence of Administrative Representative

At any meeting involving disciplinary matters, the administrator involved shall have the right to have an ASSOCIATION representative present, provided that such representative can be present within twenty-four (24) hours and the administrator wants representation.

8:4 Possible Criminal Conduct

In the event that any complaint involves alleged or suspected criminal conduct on the part of the administrator, then the BOARD or its representatives may, but are not required to, discuss such complaint with the administrator involved or disclose the identity of any person making such complaint.

ARTICLE IX GRIEVANCE PROCEDURE

9:1 Initiation of Grievance

A grievance shall be a violation of any express term of this Agreement. Any grievance must be initiated within fourteen (14) days of the events giving rise to the grievance.

9:2 Step One

An administrator may initiate a grievance by first discussing the matter with the Superintendent. The individual initiating the grievance may have an ASSOCIATION representative present, if he or she desires, and if the representative can be present within twenty-four (24) hours. If the grievance is not resolved by discussion, the grievant shall submit it in writing to the Superintendent within the fourteen (14) day time limit. The Superintendent shall reply to the grievance within fourteen (14) days of receiving the written grievance. If the grievance cannot then be satisfactorily resolved at the level of the Superintendent, it may be submitted to the next step by the ASSOCIATION.

9:3 Step Two

Such grievance shall be submitted in writing to the BOARD at Step Two. The grievance shall specifically set forth the term or provision of the agreement which has been allegedly violated. The BOARD shall schedule a grievance hearing at its next meeting, but no later than thirty (30) days after the appeal has been lodged. Within fourteen (14) days following the meeting, the BOARD shall provide the ASSOCIATION with a written answer to the grievance. The decision of the BOARD in such regard shall be final and unappealable.

9:4 Definition of "Days"

All reference to "days" in this article shall be calendar days.

9:5 Extension of Time Limits

Time limits may be extended by mutual written agreement of the parties.

ARTICLE X FRINGE BENEFITS

The BOARD agrees to provide the following fringe benefits to all ASSOCIATION members:

10:1 Sick Leave

Sick leave defined as a period of absence due to personal illness or disability of the employee or his/her immediate family which necessitates the administrator's presence. Immediate family shall mean: mother, father, spouse, employee's brother, sister, child, mother-in-law, father-in-law, grandparents, brother-in-law, sister-in-law, son-in-law, daughter-in-law, grandchildren or dependent in the immediate household. Each administrator will be granted twelve (12) days of sick leave at the commencement of each contract year. Sick leave will be accumulative with payment of unused sick leave time upon retirement at the daily rate of \$60.00 per day up to one hundred days (as outlined in the GEA Master Agreement) after ten (10) years vested within the District.

Each administrator shall be entitled to an accumulation for the unused portion of each year's sick leave not to exceed 185 days. All administrators as of September 3, 1985 will be grandfathered; however, all new administrators hired after this date will have the maximum sick leave not to exceed 185 days. However, any teacher becoming an administrator may carry over any unused sick leave days, but may not accumulate any additional days if he/she has accumulated more than 185.

10:2 Personal Leave

Five (5) days personal leave per year upon notification to the Superintendent. Advance notice of three (3) days shall be given. In cases of emergency, the normal advance notice is not necessary, but as much notice as possible should be given.

10:3 Funeral Leave

Funeral leave shall not exceed five (5) days for death in the immediate family. Immediate family shall mean: mother, father, spouse, employee's brother, sister, child, mother-in-law, father-in-law, grandparents, brother-in-law, sister-in-law, sonin-law, daughter-in-law, grandchildren or a dependent in the immediate household. One (1) day will be allowed for attendance at the funeral service of a person whose relationship to the administrator warrants such attendance, at the discretion of the Superintendent. This day will be deducted from sick leave.

10:4 Health Insurance

Pay the full premium for health insurance which is Ultra Med "C" with Medcheck; with deductibles for medical and prescriptions to be the same as approved for GEA members (\$100/200 medical and \$5.00 co-pay per prescription).

1998-1999 100% Board reimbursement of deductibles 1999-2000 50% Board reimbursement of deductibles 2000-2001 -0- Board reimbursement of deductibles

Those administrators not choosing such coverage shall be eligible for a \$1,250.00 cash payment, to be paid in two equal installments during the contract year.

10:5 Disability Insurance

Pay the cost of a long term disability policy in an amount which will provide benefits equal to two-thirds (66%) of current salary. Benefits shall become effective sixty days after the filing date.

10:6 Life Insurance

Provide a term life insurance policy in the amount of \$50,000. Accidental death is the same as life. Life insurance will be provided in the amount of \$5,000 for spouse and \$2,500 for each dependent child.

10:7 Dental Insurance

SET Ultra Dental Plan at 100%, 90%, 90% with an orthodontic rider in the amount of \$1,500.

10:8 Vision Insurance

Vision Insurance Plan equivalent to VSP-3-Plus.

10:9 Liability Insurance

Provide liability insurance as follows: Errors and omissions policy up to a maximum of \$2,000,000 and general liability coverage as carried by the BOARD for its employees.

10:10 Leave of Absence

A leave of absence of not more than one (1) year without pay and other benefits may be granted at the discretion of the BOARD.

10:11 Mileage

Payment at the current IRS rate of September 1 of the current school year for use of personal automobile outside of District boundaries for carrying out District business as it relates to assigned administrative duties. The administrator will keep any records required. Understanding that administrators attend many functions within the District that require travel by personal vehicle, the following monthly mileage allowance shall also be automatically paid. It is understood that the amount of the allowance paid is less than the average number of miles traveled per month at the IRS rate for each administrator.

High School Principal (35 miles/month)\$12AP/AD (35 miles/month)\$12Middle School Principal (35 miles/month)\$12Gilbert Principal (35 miles/month)\$12Sawyer Principal (60 miles/month)\$20Special Programs Administrator (120 miles/month)\$40

10:12 Professional Dues

Payment of professional dues shall not exceed the line item budget figure as approved by the superintendent for that purpose.

10:13 Annuities

The BOARD agrees to permit payroll deductions for tax sheltered annuities with companies having contracts with current employees.

10:14 Insurance Provisions

Any insurance coverage is subject to the terms and conditions of the applicable policies.

10:15 Other Fringe Benefits

The BOARD shall extend to the administrators fringe benefits substantially equivalent to those granted by the BOARD to the Gwinn Education Association. Any not spelled out above shall be included, but any which have been or are deleted will be excluded.

10:16 Absence from District

Administrators shall find substitutes acceptable to the Superintendent any time they are out of the School District for two or more days, at the discretion of the Superintendent, except in cases of extreme emergency.

ARTICLE XI INCORPORATION INTO INDIVIDUAL CONTRACTS

The terms of this Master Agreement shall be deemed incorporated into the terms of all individual administrative contracts.

ARTICLE XII PROFESSIONAL COMPENSATION

The salaries of administrators covered by this Agreement are set forth in Exhibit "A", which is attached to and incorporated into this Agreement.

ARTICLE XIII SECTION HEADINGS

The various section and subsection headings of this Agreement have been added for the convenience of the reader and, accordingly, they shall not be utilized in the interpretation of the meaning of the various terms and provisions of this Agreement.

ARTICLE XIV DURATION OF AGREEMENT

This Agreement shall be effective as of July 1, 1998 and shall continue in effect until June 30, 2001. The Agreement may be reopened during its term only upon the approval of both parties. The Agreement shall not be extended orally, and it is expressly understood that it shall expire on the date indicated. If either party desires to reopen the Agreement, such party shall give the other party at least sixty (60) days written notice prior to the expiration date of the Agreement. If no such notice is given, the Agreement shall be automatically extended for another year.

The parties hereby express their agreement and understanding, as set forth above, by their signatures below on this 17th day of March, 1999.

BOARD OF EDUCATION GWINN AREA COMMUNITY SCHOOLS

GWINN AREA COMMUNITY SCHOOLS ADMINISTRATOR'S ASSOCIATION

By:

Marily

Its President

By:

Stephen Its Treasurer

Its President

By:

Its Secretary

SUPPLEMENTAL ADDENDUM TO CONTRACT

LETTER OF UNDERSTANDING #1

The purpose of this letter of understanding is to assure the Athletic Director will be provided a part-time secretary to work half-time or less. This secretary shall be housed in the Athletic Director's office while in performance of her duties for the Athletic Director, effective with the 1996-97 school year.

LETTER OF UNDERSTANDING #2

An additional off-schedule payment of \$500 will be paid to each Association member hired by the Board prior to 7/1/98. The \$500 will be paid as part of the employee's bi-weekly salary payment, and will be paid in each of the three contract years. GWINN AREA COMMUNITY SCHOOLS Administrative Salary Matrix 11/98

1998-1999

97-98 Base \$60,242

	>	64 725	65 341	65,651	65.961	66.270	66.580	67,509	67.819	68,129	68.438	68,748
		1 0450	1 0550	1.0600	1.0650	1.0700	1.0750	1.0900	1.0950	1 1000	1.1050	1.1100
\$ 61,935	2	63.793	64.412	64,722	65,032	65,341	65,651	66,580	66,890	67.199	67,509	67,819
98-99 Base \$ 61,935		1.0300	1.0400	1.0450	1.0500	1.0550	1.0600	1.0750	1.0800	1.0850	1.0900	1.0950
Was Class II Sk. Princ. Gilb. Princ., Ass't. HS Princ.	=	62,864	63,483	63,793	64,103	64,412	64,722	65,651	65,961	66,270	66,580	66,890
Was Class II Sk. Princ. Gilt Ass't. HS Prin		1.0150	1.0250	1.0300	1.0350	1.0400	1.0450	1.0600	1.0650	1.0700	1.0750	1.0800
	=	68,293	58,592	58,891	69,190	59,489	59,788	60,087	60,386	60,685	60,984	61,283
Base for 8		0.9750 \$	0.9800 \$	0.9850 \$	\$ 0066.0	0.9950 \$	1.0000 \$	1.0050 \$	1.0100 \$	1.0150 \$	1.0200 \$	1.0250 \$
Col I & II Based on New Base for these 2 col. only \$59,788	_	56,500	56,799	57,098	57,396	57,695	57,994	58,293	58,592	58,891	59,190	59,489
the Co	•	0.9450	0.9500	0.9550	0.9600	0.9650	0.9700	0.9750	0.9800	0.9850	0.9900	0.9950
	Yrs/Serv	0	-	7	e	4	S	9	7	80	6	Over 10

Contract in place prior to 7/1/98 V. HS Principal Contract in place prior to 7/1/98 IV. MS Principal Coordinator Contracts in place prior to Ass't Principal/AD Special Program III. Elem. Principal 7/1/98 Contracts beginning after 6/30/98 II. HS Principal MS Principal Special Program Coordinator Contracts beginning after Ass't. HS Principal/AD I. Elem. Principal 6/30/98

Current administrators with contracts prior to 7/1/98, shall be grandfathered in Classifications III, IV and V upon transferring into a new position.

Col I & II Based on \$59,788 Base

Col III, IV, & V Based on \$61,935 Base

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GWINN AREA COMMUNITY SCHOOLS Administratie Salary Matrix 11/98

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1999-2000

	>		66,540	67,177	67,496	67,814	68,132	68,451	69,406	69,724	70,043	70,361	70,679
			1.0450	1.0550	1.0600	1.0650	1.0700	1.0750	1.0900	1.0950	1.1000	1.1050	1.1100
													_
\$ 61,935 \$ 63,675	≥	202 20	000'00	66,222	66,540	66,859	67,177	67,496	68,451	68,769	69,087	69,406	69,724
98-99 Base 99-00 Base		1 0300	00001	1.0400	1.0450	1.0500	1.0550	1.0600	1.0750	1.0800	1.0850	1.0900	1.0950
Was Class II Sk. Princ. Gilb. Princ., Ass't. HS Princ.	=	64.630	65 267	00'YOI	00,000	100,000	66,222	66,540	67,496	67,814 50,420	00,132	104/00	00'109
Was Class II Sk. Princ. Gitt Ass't. HS Prin	-	1.0150	1 0250	1 0300	1 0260	10100	1.0400	1.0450	1.0600	00201	1.0760	00001	0000.1
	=	59,931	60.239	60.546	GO RE3	64 464	64 460	01,400 64 776	62 083	62 390	62 697	63 005	
Base for 8		0.9750 \$	0.9800 \$	0.9850	S 0066 0		- 0000 F	1 0050	1 0100	1.0150 \$	1.0200	1.0250	
Col I & II Based on New Base for these 2 col. only \$61,468	-							59.931				61,161	•
0 =		0.9450	0.9500	0.9550	0.9600	0.9650	0.9700	0.9750	0.9800	0.9850	0.9900	0.9950	
	Yrs/Serv	•	-	3	e	4	9	9	7	8	6	Over 10	

V. HS Principal	Contract in place prior to 7/1/98	
IV. MS Principal	Contract in place prior to 7/1/98	
III. Elem. Principal Ass't Principal/AD Snecial Program	Coordinator Coordinator Contracts in place prior to	7/1/98
II. HS Principal MS Principal	Contracts beginning after 6/30/98	
I. Elem. Principal Ass't. HS Principal/AD	Special Program Coordinator Contracts beginning after	DEIDEID

Current administrators with contracts prior to 7/1/98, shall be grandfathered in Classifications III, IV and V upon transferring into a new position.

Col I & Il Based on \$61,468 Base

Col III, IV, & V Based on \$63,675 Base

GWINN AREA COMMUNITY SCHOOLS Administrative Salary Matrix 11/98

2000-2001

	>		-		-							1.1100 72,665
99-00 Base \$ 63,675 00-01 Base \$ 65,464	N						-	1.0750 70,374		•		1.0950 71,683
Was Class II Sk. Princ. Gilb. Princ., Ass't. HS Princ.	=	-	Ĩ	-	-	-	-	1.0600 69,392	Ű			
for	=	•	•	\$	\$	\$	\$	350 \$ 63,511	\$	\$	\$	\$
Col I & II Based on New Base f these 2 col. only \$63,195		59,719 0.97			246			61,615 1.0050				62,879 1.02
the Co	Yrs/Serv	0 0.9450	1 0.9500	2 0.9550	3 0.9600	4 0.9650	5 0.9700	6 0.9750	7 0.9800	8 0.9850	0066:0 6	Over 10 0.9950

V. HS Principal	Contract in place prior to 7/1/98	
IV. MS Principal	Contract in place prior to 7/1/98	
III. Elem. Principal Ass't Principal/AD	Special Program Coordinator	Contracts in place prior to 7/1/98
II. HS Principal MS Developed	Contracts beginning after 6/30/98	L
I. Elem. Principal	Special Program Coordinator Contracts beginning after	6/30/98

Current administrators with contracts prior to 7/1/98, shall be grandfathered in Classifications III, IV and V upon transferring into a new position.

Col I & II Based on \$63,195 Base

Col III, IV, & V Based on \$65,464 Base

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