

SUPPLEMENTARY DEED OF AGREEMENT

RANGIORA NEW LIFE SCHOOL, RANGIORA

THIS DEED OF AGREEMENT is made on the ^{1st} day of ^{November} Two thousand and nine (2009) between the **Rangiora New Life Fellowship Trust** a Corporation Sole (hereinafter with his successors referred to as "the Proprietor") of the first part and **HER MAJESTY THE QUEEN** acting by and through the Minister of Education (hereinafter referred to as "The Minister") of the second part

WHEREAS

- A By Deed of Agreement bearing date the ^{1st} day of ^{November}, two thousand and nine hundred ²⁰⁰⁹ (2009) as varied by any subsequent supplementary agreements (hereinafter referred to as "the Deed of Agreement"), the Minister and the Proprietor pursuant to section 7(2) of the Private Schools Conditional Integration Act 1975 established **Rangiora New Life School, Rangiora** as an integrated school (hereinafter referred to as "the school").
- B
- 1 To amend Clause 20 of the Deed of Agreement pursuant to Section 7(9) of the Private Schools Conditional Integration Act 1975 and
 - 2 To replace the Plan attached to the Second Schedule with a new Plan pursuant to section 7(9) of the Private Schools Conditional Integration Act 1975.

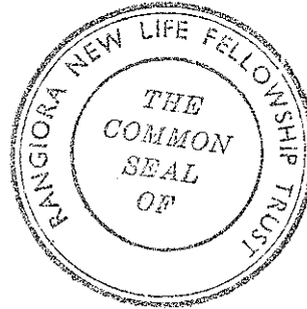
NOW THIS DEED OF AGREEMENT WITNESSETH THAT IT IS HEREBY COVENANTED AGREED AND DECLARED BY AND BETWEEN THE PARTIES HERETO AS FOLLOWS:

- 1 **THAT** the number "320" in the fourth line of Clause 20 of the original deed of agreement as amended by Supplementary Deed dated 19th December 2000 be deleted from that agreement and "a temporary maximum roll increase from 320 to 420 students with the non preference remaining at 10%. The increase is temporary pending the Minister's approval of the proposed area strategy for Rangiora-Pegasus. If this strategy is approved, the Ministry will seek to make this increase to the maximum roll permanent" be substituted therefore.
- 2 **THAT** the Plan annexed to the Second Schedule of the Deed of Agreement be deleted and the Plan annexed hereto be substituted therefor.
- 3 **THAT** the covenants conditions and restrictions contained and implied in the Deed of Agreement shall be read and construed subject to the modifications herein contained but in all other respects the Deed of Agreement is confirmed.



IN WITNESS WHEREOF these presents have been executed the day and the year first hereinbefore written.

**The Common Seal Of RANGIORA
NEW LIFE FELLOWSHIP TRUST**
and hereunto affixed in the in the presence of :



[Handwritten signature]

Witness :

[Handwritten signature]
4 Acorn Lane;
Rangiora 7400
(Office Administrator)

[Handwritten signature]

Signed by *Jeremy Wood*
Group Manager, *Schools and Student Support*
Ministry of Education pursuant to
authority delegated by the Minister
of Education acting on behalf
of **HER MAJESTY THE QUEEN**
in the presence of :

Lauren Pyle
Lauren Pyle
Assistant Advisor
Wellington