SUPPLEMENTARY DEED OF AGREEMENT

ST DOMINIC'S COLLEGE, HENDERSON

THIS DEED OF AGREEMENT is made on the hundred and ninety-seven (1997) BETWEEN THE NEW ZEALAND DOMINICAN SISTERS TRUST BOARD a "Body Corporate" (hereinafter with their 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.

December

WHEREAS

- A By Deed of Agreement bearing date the 10th day of February 1982 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 St Dominic's College, Henderson as an integrated school (hereinafter referred to as "the School").
- B The Proprietor and the Minister are now agreed on the need to change the class of the school to a Years 7 to 13 school consequent upon the closure of the attached Intermediate Department of the School 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 Integration Agreement be amended as follows:
- 2 By deleting from **Recital B** the words "Form Three (III) to Form Seven (VII) with an Intermediate Department attached" and substituting the words "Years 7 to 13" therefor.
- By deleting Clause 8 and substituting the following Clause therefor: "The combined maximum rolls of Forms III to VII and the attached Intermediate Department totalled five hundred and ninety (590) pupils as at the 8th day of July 1997. It is agreed by and between the parties hereto that the maximum roll of the school shall be five hundred and ninety (590) pupils."
- By deleting from Clause 23 the words "from Form Three (III) to Form (VII) with an Intermediate Department attached" and substituting the words "from Years 7 to 13" therefor.
- 5 By deleting Clause 17 of the Deed of Agreement.
- By deleting from line 14 of Clause 18 of the Deed of Agreement the words "the Form III to Form VII section of".
- 7 By deleting the **Fourth Schedule** to the Deed of Agreement.

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 year first hereinbefore written.

THE COMMON SEAL OF THE NEW ZEALAND DOMINICAN SISTERS TRUST BOARD

was hereunto affixed by and in the presence of

Margaret & Challis Trustee

Signed by KATHY PHILLIPS pursuant to authority delegated by the Minister of Education acting on behalf of HER MAJESTY THE QUEEN in the presence of:

adr, ses Nellens

MADN.