those goods imported under Part II, Reference 99 of the Tariff that are not domestically manufactured by the industry.

Dated at Wellington this 6th day of October 1992.

PHILIP BURDON, Minister of Commerce.

Statement of Government Policy in Relation to the Men's and Boys' Underwear Industry

To: Temporary Safeguard Authority.

Pursuant to section 6 (1) (d) of the Temporary Safeguard Authorities Act 1987, I, Philip Burdon, Minister of Commerce give you notice that it is part of the policy of the Government that:

Levels of industry assistance at the border be progressively reduced in order to encourage greater levels of international competitiveness.

In relation to apparel, this policy has been reflected in the removal of import licensing between 1 July 1989 and 1 July 1992, the lowering of the ad valorem duty on certain products and the phased reduction of specific tariffs from 1 July 1989. The Government's recently announced decision to retain alternative specific tariffs for certain apparel, including men's and boys' underwear, represents an acknowledgment that the apparel industry faces some problems relating to tariff enforcement given the difficulties in ensuring proper valuation and payments of correct amounts of duty, and in using effectively the anti-dumping and countervailing legislation. This decision did not represent, however, the intention to increase the overall level of assistance to the New Zealand apparel industry.

The determination of any injury and any appropriate temporary remedies should be compatible with New Zealand's international obligations under Australia New Zealand Closer Economic Relations Trade Agreement (ANZCERTA), the South Pacific Regional Trade and Economic Co-operation Agreement (SPARTECA) and the General Agreement on Tariffs and Trade (GATT).

Dated at Wellington this 6th day of October 1992.

PHILIP BURDON, Minister of Commerce.

Education

Private Schools Conditional Integration Act 1975

Supplementary Integration Agreement

Pursuant to section 10 of the Private Schools Conditional Integration Act 1975, notice is given that a supplementary integration agreement has been signed between the Minister of Education on behalf of Her Majesty the Queen, acting through the Senior Manager, National Operations, Ministry of Education, pursuant to delegated authority, and the proprietor of the following school:

Marcellin College, Auckland

The said supplementary integration agreement was executed on the 21st day of September 1992. A copy of the supplementary integration agreement is available for inspection without charge by any member of the public at the District Office of the Ministry of Education, 6-10 Nugent Street, Private Bag 92-614, Auckland.

Dated at Wellington this 1st day of October 1992.

E. PEDERSEN, Senior Manager, National Operations.

Internal Affairs

Local Government Act 1974

Consent to an Increase of Annual Fee

Pursuant to section 610 of the Local Government Act 1974, I hereby consent to the Franklin District Council increasing the annual maximum uniform fee payable by the occupier of each dwelling unit within the community centre areas listed in the following Schedule from the present maximum of $22.50 per annum to $56.25 per annum, inclusive of GST.

In respect of all community centre areas, other than Naike and Glen Murray, the specific fee for that area may be increased to above $22.50 in a particular community centre area only where the respective community centre committee so resolves.

Schedule

Community Centre Areas Within the Franklin District Subject to this Consent

Ararimu.
Awhitu Central Social.
Buckland.
Glenbrook and Glenbrook Beach.
Glen Murray.
Grahams Beach.
Karaka.
Karioitahi.
Matakawau.
Mangatangi.
Mangatawhiri.
Miranda.
Naike.
Otara.
Paparimu.
Pokeno.
Pollock.
Pukekawa.
Pukekohe.
Pukekohe East.
Puni.
Ramarama.
Te Toro.
Tuakau.