PURSUANT to subsection (3) of section 8 of the Standards Act 1941, notice is hereby given that the above-mentioned draft New Zealand standard specification is being circulated. All persons who may be affected by this specification and who desire to comment thereon may, on application, obtain copies on loan from the New Zealand Standards Institute, Bowen State Building, Bowen Street, or Private Bag, Welling-ton C.

ton C.1. The closing date for the receipt of comment is 12 March 1964.

Dated at Wellington this 28th day of January 1964.

A. C. DAVYS, Acting Executive Officer, Standards Council.

(S.I. 114/2-64110)

The Standards Act 1941-Draft New Zealand Standard Recommendation No. D 7746: Terrazzo Work

NOTICE is hereby given that the above draft New Zealand standard recommendation is being circulated for technical comment and criticism.

All persons who may be affected by this recommendation and who desire to comment thereon may, on application, obtain copies on loan from the New Zealand Standards Insti-tute, Bowen State Building, Bowen Street, or Private Bag, Wellington C. 1.

The latest date for comment is 27 February 1964.

Dated at Wellington this 27th day of January 1964.

A. IC. DAVYS, Acting Executive Officer, Standards Council.

(S.I. 114/2-64109)

# Standards Specification Revoked

PURSUANT to the provisions of the Standards Act 1941 and regulations made thereunder, the Minister of Industries and Commerce, on 28 January 1964, revoked the under-mentioned standard specification:

N.Z.S.S. 351:1941: Regenerated lubricating oil.

Dated at Wellington this 28th day of January 1964.

A. C. DAVYS, Acting Executive Officer, Standards Council.

(S.I. 114/2-1111)

#### Notice of Height Restriction in Vicinity of Bridge Pa Aerodrome

In the matter of the Public Works Amendment Act 1956 and in the matter of Bridge Pa Aerodrome in the Hawke's Bay Land District, whereas it is desirable, in the interests of safety, Land District, whereas it is desirable, in the interests of safety, that restrictions be placed over certain lands in the vicinity of Bridge Pa Aerodrome, and whereas the consent in writing of the Minister of Civil Aviation has been obtained, now there-fore the Hawke's Bay and East Coast Aero Club Incorporated, pursuant to section 4 of the Public Works Amendment Act 1935 as amended by section 8 of the Public Works Amend-ment Act 1956, hereby gives notice that for the purpose of making Bridge Pa Aerodrome safe for aviation purposes it prohibits, without the consent of the Minister in Charge of Civil Aviation: Civil Aviation:

Civil Aviation: 1. The erection of or placing or extension beyond the height of fifteen (15) feet above the threshold level of the ground at the southern end of the aerodrome runway of any building, pole, mast, or other structure of any kind or the growing of any tree on the land described in the First Schedule hereto. 2. The erection of or placing or extension beyond the height of twenty-five (25) feet above the threshold level of the ground at the southern end of the aerodrome runway of any building, pole, mast, or other structure of any kind or the growing of any tree on the land described in the Second Schedule hereto. 3. The erection of or placing or extension beyond the height

3. The erection of or placing or extension beyond the height of fifty (50) feet above the threshold level of the ground at the southern end of the aerodrome runway of any building, pole, mast, or other structure of any kind or the growing of any tree on the land described in the Third Schedule hereto.

4. The erection of or placing or extension beyond the height of seventy-five (75) feet above the threshold level of the ground at the southern end of the aerodrome runway of any building, pole, mast, or other structure of any kind or the growing of any tree on the land described in the Fourth Schedule hereto.

5. The erection of or placing or extension beyond the height of one hundred (100) feet above the threshold level of the ground at the southern end of the aerodrome runway of any building, pole, mast, or other structure of any kind or the growing of any tree on the land described in the Fifth Schedule hereto. growing of any Schedule hereto.

6. The erection of or placing or extension beyond the height of ten (10) feet above the threshold level of the ground at the southern end of the aerodrome runway of any building, pole, mast, or other structure of any kind or the growing of any tree on the land described in the Sixth Schedule hereto, E

Survey Office plans in respect of the lands hereinafter des-cribed are held at the Survey Office, Napier, and at the Air Department, Wellington.

## FIRST SCHEDULE

HEIGHT limited to 15 ft in the case of the following lands, which lands are more particularly shown coloured orange on Survey Office Plan No. 5289:

Survey Office Plan No. 5289: 1. All that fee simple land containing 1 acre and 18.9 perches and being parts Lots 2 and 3 on Deposited Plan No. 10361 and part of the land in certificate of title H.B. 72/126, and registered in the name of The Church of Jesus Christ of Latter Day Saints Trust Board. 2. All that fee simple land containing 1 rood 12 perches, being Lot 1 on Deposited Plan No. 10361 and part of the land in certificate of title H.B. 72/126, and vested in the Queen as Crown land. 3. All that fee simple land containing 2 acres 2 roods 21.9 perches, being Lots, 3, 4, 5, 6, 7, 9, 11, 12, 13, 14, 15, and 16 on Deposited Plan No. 8287, being portion of the land in certificate of title H.B. 135/84, and vested in the Queen for the purposes of the Maori Housing Act 1935.

on Deposited Film File. 1325/84, and vested in the land in certificate of title H.B. 1325/84, and vested in the Queen for the purposes of the Maori Housing Act 1935. 4. All that fee simple land containing 2 acres and 20.4 perches, being a portion of Lot 1 on Deposited Plan No. 4790, being part of the Te Awa Ote Atua No. 5 Block and part of certificate of title A2/441. Registered proprietors: Moengaroa Foley and Teuira Kamau; and which land is also part of certificate of title H.B. 36/88. Registered proprietor: Whakaiti Rangi Karaitiana Kamau. 5. All that fee simple land containing 32.2 perches, being Lot 8 on Deposited Plan No. 8287; all certificate of title H.B. 166/182. Registered proprietors: Tamarehe Wainohu and Artemesia Wainohu; and mortgagee, the Queen. 6. All that fee simple land containing 6.2 perches and being part of Lot 20 on Deposited Plan No. 8287 and part of the land formerly certificate of title A1/1340, and now being recreation reserve. Registered proprietor: The Chairman, Councillors, and Inhabitants of the County of Hawke's Bay.

### SECOND SCHEDULE

HEIGHT limited to 25 ft in the case of the following lands, which lands are more particularly shown coloured blue on Survey Office Plans Nos. 3583 and 5289:

1. All that fee simple land containing 3 roods 12 perches, being Lots 17, 18, 23, and 24 on Deposited Plan No. 8287 and being part of certificate of title H.B. 135/84. Registered proprietor: The Queen.

proprietor: The Queen. 2. All that fee simple land containing 7 acres and 23 perches, being a portion of Lot 1 on Deposited Plan No. 4790, being part of the Te Awa Ote Atua No. 5 Block and part of certifi-cate of title A2/441. Registered proprietors: Moengaroa Foley and Teuira Ote Rangi Kamau; and which said land is also part of certificate of title H.B. 36/88. Registered proprietor: Whakaiti Rangi Karaitiana.

Whakaiti Rangi Karaitiana. 3. All that fee simple land containing 22 acres 1 rood 16.6 perches, being part of the Te Awa Ote Atua No. 6 Block and part of Lot 4 on Deposited Plan No. 4790 and part of certificate of title 7/18. Registered proprietor: The Maori Trustee

Trustee. 4. All that fee simple land containing 30.4 perches and being formerly part of the Te Awa Ote Atua No. 7 Block and part of the land in certificate of title A2/1371. Registered proprietors: Wiripene Nikera and others. 5. All that fee simple land containing 5 perches and being part Lot 20 on Deposited Plan No. 8287, being part of certifi-cate of title A1/1340 registered in the name of the Chairman, Councillors, and Inhabitants of the County of Hawke's Bay.

#### THIRD SCHEDULE

HEIGHT limited to 50 ft in the case of the following lands,

Height limited to 50 it in the case of the following fands, which lands are more particularly shown coloured green on Survey Office Plans Nos. 3583 and 5289: 1. All that fee simple land containing 1 rood 12.8 perches, being Lot 5 on Deposited Plan No. 6885 and being all the land in certificate of title H.B. 164/68. Registered proprietor: 2. All that fee simple land being known as Te Awa Ote Atua

2. All that fee simple land being known as Te Awa Ote Atua 7B 1 Block containing 1 rood and being part of the land in certificate of title A2/1371 and owned by Rewi David Kawana and Hine Kawana jointly. Mortgagee: The Queen. 3. All that portion of Maori land owned in fee simple con-taining 4 acres 3 roods 12.6 perches, being known as Te Awa Ote Atua No. 7 Block (after excluding therefrom that land now known as Te Awa Ote Atua 7B 1 Block, as aforesaid) and part of the land in certificate of title A2/1371. Registered proprietors: Wirpene Nikera and others. 4. All that fee simple land containing 1 rood 24.7 perches, being Lots 22 and 19 on Deposited Plan No. 8287 and being part certificate of title H.B. 135/84. Registered proprietor: The Queen, for Maori housing.

Queen, for Maori housing. 5. All that land in fee simple containing 1 acre 2 roods 21.2 perches, being Lot 20 on Deposited Plan No. 8287 and part certificate of title A1/1340. Registered proprietor: The Chair-man, Councillors, and Inhabitants of the County of Hawke's Bay.

### FOURTH SCHEDULE

HEIGHT limited to 75 ft in the case of the following lands, which lands are more particularly shown coloured red on Survey Office Plans Nos. 3583 and 5289.