Number and Title of Specification

NZSS 414:1959 Filament lamps for automobiles and cycles; being BS 941:1958 NZSS 605—: Method for Rockwell

No. 5 (PD 5275)

Amendment

hardness tests

No. 1 (PD 5297)

No. 2 (PD 5048)

Application for copies of the standard specifications so amended should be made to the N.Z. Standards Institute, Bowen State Building, Bowen Street, or Private Bag, Wellington C. 1. Copies of the amendments will be supplied, free of charge, upon request.

Dated at Wellington this 14th day of October 1965.

R. J. SMITH, Acting Executive Officer, Standards Council. (S.I. 114/2/3:1533-35)

· Assignment of Foreshore Licence

PURSUANT to the Harbours Act 1950, the Secretary for Marine hereby gives notice that the licence* granted to Blue Bird Taxis Ltd. to use and occupy a part of the foreshore and land below low-water mark at Dargaville, in Kaipara Harbour, as a site for a ramp, is hereby assigned to Dargaville Service Station (1964) Ltd.

Dated at Wellington this 14th day of October 1965.

G. L. O'HALLORAN, Secretary for Marine. *Gazette, 21 October 1954, page 1656

(M. 4/601)

Assignment of Foreshore Licence

Pursuant to the Harbours Act 1950, the Secretary for Marine hereby gives notice that the licence granted to Erwin Anthony Apes and Clifford Alexander Cotton on 29 September 1964* to use and occupy a part of the foreshore and bed of the sea at Taieri Mouth as a site for a jetty is hereby assigned to Clifford Alexander Cotton of Otago.

Dated at Wellington this 15th day of October 1965.

G. L. O'HALLORAN, Secretary for Marine.

*Gazette, 15 October 1964, p. 1812

(M. 4/3692)

Assignment of Foreshore Licence - Kaipara Harbour

Pursuant to the Harbours Act 1950, the Secretary for Marine hereby gives notice that the licence of 5 February 1960* authorising Peter Sunde to use and occupy a part of the foreshore and bed of the Harbour at Mangawhare, Kaipara Harbour, as a site for a barge landing and launch mooring, is hereby assigned to Franich Bros. Ltd., of Dargaville.

Dated at Wellington this 14th day of October 1965.

G. L. O'HALLORAN, Secretary for Marine.

*Gazette, 11 February 1960, p. 162

(M. 4/1390)

Declaring Land to be Subject to the Provisions of Part XXIV of the Maori Affairs Act 1953 (Tunaeke Development

PURSUANT to section 330 of the Maori Affairs Act 1953, the Board of Maori Affairs hereby declares that, on and from the date of the publication of this notice in the Gazette, the land described in the Schedule hereto shall be subject to the provisions of Part XXIV of the Maori Affairs Act 1953.

SCHEDULE

SOUTH AUCKLAND LAND DISTRICT

ALL those pieces of land described and situated as follows:

A. R. P. Being

52 0 10 Parish of Karamu, Lot 41A, Block II, Alexandra

52 0 10 Parish of Karamu, Lot 710, Survey District.
15 2 9 Parish of Karamu, Lot 41B, Block II, Alexandra Survey District.
61 3 25 Parish of Karamu, Lot 29A, Blocks II and III, Alexandra Survey District.

Dated at Wellington this 12th day of October 1965.

For and on behalf of the Board of Maori Affairs:

B. E. SOUTER, Deputy Secretary for Maori Affairs. (M.A. 15/2/334, 62/24; D.O. 23/K/6)

Releasing Land From the Provisions of Part XXIV of the Maori Affairs Act 1953 (Waihi Pukawa Development Scheme)

PURSUANT to section 332 of the Maori Affairs Act 1953, the Board of Maori Affairs hereby declares that, on the date of the publication of this notice in the Gazette, the land described in the Schedule hereto shall cease to be subject to the provisions of Part XXIV of the Maori Affairs Act 1953, the said land being so subject by virtue of a notice dated 15 July 1946 and published in Gazette, No. 50, Volume II, page 999, on 18 July 1946. Nothing in this notice shall have the effect of reducing the area declared as a water area for the purposes of section 371A of the said Act by the notice issued under the said section 371A dated 7 September 1695 and published in Gazette, No. 50, Volume III, page 1521, on 9 September 1965.

SCHEDULE

WELLINGTON LAND DISTRICT

ALL that piece of land described and situated as follows:

A. R. P. Being

0 39 Waihi Kahakaharoa 2 and 3A Part, Block V, Puketi Survey District (C.T. 558/163). 429

Dated at Wellington this 18th day of October 1965.

For and on behalf of the Board of Maori Affairs:

B. E. SOUTER, Deputy Secretary for Maori Affairs. (M.A. 65/25, 15/5/119; D.O. 6/169)

Plant Declared Noxious Weed in the County of Franklin (Notice No. Ag. 8266)

PURSUANT to section 3 of the Noxious Weeds Act 1950 and to a delegation from the Minister of Agriculture under section 9 of the Department of Agriculture Act 1953 for the purposes of the said section, the following special order, made by the Franklin County Council on the 30th day of August 1965, is hereby published hereby published.

SPECIAL ORDER

That, in exercise of the powers conferred on it by the Noxious Weeds Act 1950, the Franklin County Council hereby resolves and declares by way of special order that the following plant, being a plant mentioned in the First Schedule to the said Act, is a noxious weed within the County of Franklin.

Woolly Nightshade (Solanum auriculatum)

Dated at Wellington this 14th day of October 1965.

G. J. ANDERSON, Director (Administration). (Ag. 20649A)

Alteration of Boundaries: Marlborough Catchment District: (Time and Place for Hearing Appeals)

Pursuant to section 36 of the Local Government Commission Act 1961, it is hereby notified that the Local Government Appeal Authority has fixed 10 a.m. on Thursday, 25 November 1965, as the time and the Supreme Court, Blenheim, as the place for the hearing of the appeals by the Awatere County Council and the Cheviot County Council against the final scheme of the Local Government Commission, dated 23 July 1965, providing for the alteration of the boundaries of the Marlborough Catchment District.

Dated at Wellington this 19th day of October 1965.

J. V. MEECH, Secretary for Internal Affairs. (I.A. 104/94)

NOTICE

WHEREAS the Soil Conservation and Rivers Control Council is of the opinion that the unrestricted cutting of timber in the Ureweras is likely to facilitate soil erosion or floods or cause deposits in watercourses:

deposits in watercourses:

Now, therefore, pursuant to section 34 of the Soil Conservation and Rivers Control Amendment Act 1959 and a direction of the said Council in that behalf, duly confirmed by the Minister of Works, public notice is hereby given that the said Council has declared the cutting or removal of trees on or from the land described in the Schedule hereto, otherwise than in accordance with consents issued by the Minister of Forests prior to the date of this notice in respect of that land, to be likely to facilitate soil erosion or floods or cause deposits in watercourses; and no person shall cut or remove any trees on or from the said land otherwise than in accordance with the said consents of the Minister of Forests without the consent of the said Council first had and obtained.

Applications for consent of the Council should be addressed to the Secretary, Soil Conservation and Rivers Control Council, P.O. Box 8024, Wellington.