

Number, Title, and Price of Specification (Post free)

- NZS 5419:1977 (AS 1638:1974) Aluminium alloy road wheels for passenger cars and derivatives (cast one-piece and composite constructions). (Including Amendment A) \$3.10.
- NZS 8703:1977 (AS 1176: Parts 1-3:1976) Methods of test for combustion characteristics of textile materials. (Superseding NZS 8703:Pts 1 and 2; and Pt. 3:1976.) \$4.70
- NZS 8704:1977 Low fire risk fabrics for children's night clothes. \$3.40.
- NZS 8705:1977 Children's night clothes having low fire risk. \$5.05.

Copies of the standard specifications may be ordered from the Standards Association of New Zealand, World Trade Center, 15-23 Sturdee Street (or Private Bag), Wellington.

Dated at Wellington this 5th day of December 1977.

DENYS R. M. PINFOLD, Director,
Standards Association of New Zealand.

(S.A. 114/2/2: 612-15)

*The Standards Act 1965—Endorsement of Specifications
Cancelled*

PURSUANT to section 17 of the Standards Act 1965, the Standards Council, on 25 November 1977, cancelled the endorsement of the under-mentioned specifications.

Number and Title of Specification

- AS 1216:— Safe handling of dangerous goods—
Part 1:1976 Classification and class labels for dangerous goods.
- AS 1249:1972 Safe design rules for children's night clothes.
- AS 1638:1974 Aluminium alloy road wheels for passenger cars and derivatives (cast one-piece and composite constructions.)

Dated at Wellington this 5th day of December 1977.

DENYS R. M. PINFOLD, Director,
Standards Association of New Zealand.

(S.A. 114/2/12: 58-60)

*Order Prescribing Standard Terms and Conditions for Aerial
Work Services*

WHEREAS by section 26A of the Air Services Licensing Act 1951, the Air Services Licensing Authority has made an order, dated 4 October 1976*, prescribing terms and conditions applicable to licences to carry on classes of aerial work services specified in the order and therein cited as the Aerial Work Services Standard Terms and Conditions Order 1976; and whereas by section 26A of the said Act the Air Services Licensing Authority has made an order amending paragraph (a) of clause 4 (2) of the said Aerial Work Services Standard Terms and Conditions Order 1976; and whereas it is provided in subsection (9) of the said section 26A that every such order of the Air Services Licensing Authority shall be published in the *Gazette*; now therefore the Air Services Licensing Authority, pursuant to section 26A of the said Act and any other powers in that Act in that behalf enabling, hereby notifies that amending order.

1. The order prescribing Standard Terms and Conditions for Aerial Work Services, dated 4 October 1976, and therein cited as the Aerial Work Services Standard Terms and Conditions Order 1976, is amended by omitting from paragraph (a) of clause 4 (2) the amount "\$250,000" and substituting the amount "\$100,000".

2. This order shall come into effect on the 16th day of December 1977.

For and on behalf of the Air Services Licensing Authority:
J. H. O. TILLER, Chairman,
Air Services Licensing Authority.

*New Zealand Gazette, No. 106, 14 October 1976 p. 2354.

Timber Preservation Regulations 1955—Branding and Identification of Preservative Treated Timber

PURSUANT to regulation 12 of the Timber Preservation Regulations 1955*, the Timber Preservation Authority hereby gives notice that, subject to the exemptions provided herein, timber which has been preservative treated as provided in the said regulations shall be legibly branded or identified in the manner herein described.

1. *Definitions*—For the purpose of these regulations, the following definitions shall apply:

1.1 Brand—Means a legible mark placed on preservative treated timber containing the registered number of the plant allocated by the authority and a further mark to identify the TPA Commodity Specification to which the timber has been treated. Such brand shall be in block letters not less than 10 mm high and numerals and letters shall be displayed in the Arabic style. As an example, material treated to Commodity Specifications C3 at plant number 700 will be branded 700

C3 or $\frac{700}{C3}$ or $\frac{C3}{700}$.

Exceptions to this clause are detailed in clauses 1.4 (Surface Brand), 1.6 (Packet Brand), 1.7 (Disc Brand), and 2.1.3 below.

1.2 Burn Brand—Means method of applying a brand to timber by means of heated branding irons. Letters shall be not less than 10 mm in height.

1.3 End Brand—Means the position of application of a brand as described in clause 1.1 above. This shall be on or within 50 mm of the end of the piece of sawn timber or roundwood.

1.4 Surface Brand—Means a brand placed on the face, back, or edge of machined treated timber by incising or branding with a permanent ink approved by the Authority. Such brand shall embody the words "TREATED" together with, as a minimum, the number or trade name approved by the Authority for the organisation performing the branding and may include the type of treatment and other information. Face brand has a corresponding meaning.

1.4.1 Repetitive Surface Brand—Means a surface brand as defined in clause 1.4 above. The brand must repeat at not more than 600 mm centres.

1.5 Incised Brand—Means a surface brand impressed on to machined timber as described in clause 1.4.1 above.

1.6 Packet Brand—Means a weather resistant, legible brand placed on each side and the top of a packet of treated timber as detailed in clause 1.1 except that letters shall be not less than 20 mm in height. "Packet" for the purpose of this clause means a made up bundle of timber for subsequent handling as a single unit as described in clause 2.1.2.

1.7 Disc Brand—Means a metal disc, recessed so that the crown shall be not less than 2 mm from the surface of a pole and centred 3 m from the butt end. The disc shall be 50 mm in diameter and shall contain as a minimum information in the manner as described in clause 1.1.

1.8 Registered Number—Means a number allocated to the plant or timber merchant and approved by the Authority in writing in accordance with Regulation 9 of the Timber Preservation Regulations 1955.

1.9 Commodity Number—Means the letter "C" followed by the number of the commodity as set out in the publication *Timber Preservation in New Zealand: Specifications*.

1.10 Dye Colouration—Means a dye added to colourless preservative treatment solutions for identification purposes. The colour is not a requirement and does not signify treatment to the Authority's specifications.

1.11 Roundwood—Means wood treated in the unsawn state, e.g., posts, poles, piles, and also includes "half rounds" and "quarter rounds".

1.12 Remote from the Site—Means at a place outside the premises on which the treatment plant is located.

2. *Sawn Timber*—All treated timber shall be identified by end brand in the case of rough sawn timber, or surface brand or end brand in addition to surface brand (see clause 2.2) in the case of machined timber in the manner described below. Exemptions from the need to brand sawn timber are listed in clause 2.3 below.

2.1 Rough Sawn Timber—All preservative treated rough sawn timber shall be branded on or at one end with a clearly legible burn brand as defined in clauses 1.1 and 1.2. Exemptions from this requirement are:

2.1.1 Timber treated to Commodity Specification C8 (low hazard building timbers) which is dressed or planer gauged at or adjacent to the treatment plant at which it is treated shall be branded in accordance with clause 2.2 below.

2.1.2 Treated timber cut at or adjacent to the treatment plant for subsequent finger jointing remote from the site shall be packet branded as detailed in clause 1.6.

2.1.3 Timber treated to Commodity Specification C8 which shall be burn branded on or at the end with the registered number only.

2.2 Machined Timber—All timber which is machined prior to or subsequent to preservative treatment shall be repetitively surface branded in accordance with clause 1.4.1 above, unless treated to a specification higher than C8, when the letter "C" followed by the appropriate commodity number is to be either incorporated in the repetitive surface brand or burn