not exceed the specified maximum fleet payload for

the category.

(ii) The holder of a licence to carry on an aerial liquid topdressing service, or an aerial spraying service with fixed-wing aircraft, may replace any aircraft of a specified category used in such a service with another aircraft of that specified category.

(iii) The holder of a licence to carry on an aerial work service may replace any rotary-wing aircraft with another rotary-wing aircraft of substantially the same capacity. Provided that, in cases of replacement of rotary-wing aircraft with a different type, written notice shall be given to the licensing authority with a different type, where the same of th ity within 7 days of such replacement being effected.

4. Unless otherwise ordered by the licensing authority, in respect of a particular licence, it shall be a condition of all licences to carry on aerial work services that:

(1) Boundaries:

- (a) Where any boundary of the areas authorised in a licence for an aerial work service passes through any part of a farming property, the licensee may enter into an agreement with the owner or occupier of such property for the carrying out of any aerial work service authorised by the licence on the whole or any part of that property, provided that a sub-stantial part thereof is within the licensee's author-
- (b) Where in any licence for the carrying on of aerial work services a boundary is defined, inter alia, as being a line running from the mouth of a river or other waterway, such line shall be deemed to run from the northern side of the mouth of such river or other waterway unless the licence otherwise provides.
- (c) Any zone of limitation of area of operation which the authority shall impose on an aerial topdressing service shall not apply to the release from aircraft during flight of any bait or animal poison for the purpose of destroying or repelling noxious animals.

(a) The licence holder shall maintain during the currency of the licence in respect of all aircraft, insurance against liability to pay damages on account of property damage. The insurance cover shall be for a minimum of \$250,000 for any claim by or in respect of any person for property damage arising from each accident or incident

(b) Notwithstanding that the licence may authorise the carry ing on of an aerial work service as from a specific date, such service shall not be commenced until there has been deposited with the licensing authority a certificate endorsed by the insurers of due insurance in accordance with the requirements in paragraph

(c) Not later than 4 p.m. on the due date for renewal of any such insurance there shall be deposited with the licensing authority a certificate endorsed by the insurance, of the due renewal or replacement of the insurance in accordance with the requirements in paragraph (a) herein.

(3) Transfer of Interest in Licences:

(a) herein.

(a) Where:

(i) The licensee is an individual and by any means whatsoever his controlling interest in the business to which the licence applies is to pass to any other person or persons; or

(ii) The licensee is a company and by any means whatsoever the controlling interest in that company is to pass to any person or persons other than those named as shareholders or intending shareholders when the application for a licence was made

the licensee must notify the licensing authority of the proposed transaction and obtain its approval.

(b) Where by reason of transmission on death the provisions of paragraph (a) (i) herein would apply, the executor or administrator or trustee of a deceased holder of the Licence in respect of which the business applies shall notify the licensing authority within 3 months of the death of the said licensee.

This order shall come into effect on the 21st day of October 1976.

Dated this 4th day of October 1976.

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

*New Zealand Gazette, No. 92, 9 November 1972, p. 2431

Land in the South Auckland Land District Acquired as State Forest Land

NOTICE is hereby given that the land described in the Schedule hereto has been acquired under the Forests Act 1949 as State forest land.

SCHEDULE

SOUTH AUCKLAND LAND DISTRICT-AUCKLAND CONSERVANCY-RAGLAN COUNTY

Lor 1, D.P. S. 19112, being part Allotment 337, Pirongia Parish, situated in Block III, Pirongia Survey District and Block XV, Alexandra Survey District: area, 16.6525 hectares, more or less. Part certificate of title, Volume 61, folio 14,

of the South Auckland Land Registry.

Lot 2, D.P. S. 19112, being part Allotment 48, Pirongia Parish, situated in Block III, Pirongia Survey District: area, 10.2105 hectares, more or less. Part certificate of title, Volume 281, folio 49, of the South Auckland Land Registry.

As shown on plan N. 65/4 deposited in the Head Office of the New Zealand Forest Service at Wellington.

Lot 1, D.P. S. 19113, being part Allotment 335, Pirongia Survey District, and Block XV, Alexandra Survey District: area, 2.5455 hectares, more or less. Part certificate of title, Volume 1269, folio 97, of the South Auckland Land Registry. Lot 2, D.P. S. 19113, being part Allotment 336, Pirongia Parish, situated in Block III, Pirongia Survey District, and Block XV, Alexandra Survey District: area, 9.3720 hectares, more or less. Part certificate of title, Volume 61, folio 15, of the South Auckland Land Registry.

'As shown on plan N. 65/5 deposited in the Head Office of the New Zealand Forest Service at Wellington.

Lot 1, D.P. S. 19114, being part Allotment 49, Pirongia Parish, situated in Block III, Pirongia Survey District, and Block XV, Alexandra Survey District: area, 8.8635 hectares, more or less. Part certificate of title, Volume 720, folio 178, of the South Auckland Land Registry.

As shown on plan N. 65/6, deposited in the Head Office of the New Zealand Forest Service at Wellington.

Dated at Wellington this 12th day of October 1976.

J. C. M. HOOD, for Director-General of Forests. (F.S. 9/1/312, 6/1/101)

The Standards Act 1965—Draft Amendments to New Zealand Standard Specifications Available for Comment

PURSUANT to subsection (3) of section 23 of the Standards Act 1965 notice is hereby given that the following draft amendments are being circulated:

Number and Description of Draft

DZ 3401 Part 1/AMD 1785 Draft amendment to NZS 3401:

Structural steel sections—
Part 1: 1973 (BS 4: Part 1: 1972) Hot-rolled sections.

DZ 6505 Part 1/AMD 1848 Draft amendment to NZS 6505:
Method for the assessment of surface texture—
Part 1: 1976 (BS 1134: Part 1: 1972) Method and instru-

mentation.

All persons who may be affected by these amendments and who desire to comment thereon may, on application, obtain a copy of each from the Standards Association of New Zealand, World Trade Center, 15-23 Sturdee Street (or Private Bag), Wellington.

The closing date for the receipt of comment is 4 November 1976.

Dated at Wellington this 30th day of September 1976.

T. S. WARD, Acting Director, Standards Association of New Zealand. (S.A. 1-114/2/8)

The Standards Act 1965-Standard Specifications Proposed for Revocation

NOTICE is hereby given that the New Zealand standard specifications, listed in the Schedule hereto, have been reviewed by committees of the Standards Council and have been recommended for revocation, pursuant to the provisions of the Standards Act 1965.

Any person who may be affected by the proposal to revoke these standard specifications, and who wishes to object to their revocation, is invited to submit comments to the Standards Association of New Zealand, Private Bag, Wellington, not later than 4 November 1976.