Description Area

1.0313 ha Erosion being part Kaimotumotu North 5B Block, certificate of title PR 28/2, shown on S.O. Plan No. 6536, numbered on Plan E, Waipawa County.

6.0813 ha Part Kaimotumotu North 5B Block, certificate of title PR 28/2, shown on S.O. Plans No. 6536 and 6537, numbered on Plan F, Waipawa County.

2.5250 ha Erosion being part Kaimotumotu North 5B Block, certificate of title PR 28/2, shown on S.O. Plan No. 6537, numbered on Plan G, Waipawa County.

1.2678 ha Part Kaimotumotu North 5A Block, certificate of title B3/42, shown on S.O. Plan No. 6537, numbered on Plan H, Waipawa County.

All situated in Block XV, Waipukurau Survey District.

All situated in the Waipawa County near Mount Herbert Road, in the Land Registration District and Land District of Hawke's Bay, as the same is more particularly delineated on the plans marked S.O. 6536 and S.O. 6537 deposited in the office of the Chief Surveyor at Napier.

Dated this 11th day of March 1974.

J. D. DUNLOP, Secretary.

This notice was first published in the Napier Daily Telegraph newspaper on the 12th day of March 1974. 517

WAIMEA COUNTY COUNCIL

Notice of Proposal to Take Land for Public Works— Wakefield Water Supply Well Site

Wakefield Water Supply Well Site

Pursuant to section 22 of the Public Works Act 1928, as amended by section 6 of the Public Works Amendment Act 1973, public notice is hereby given that it is proposed to take certain lands as described in the Schedule hereto, situated at Pigeon Valley Road, Wakefield, in the County of Waimea for public works, namely for road, for water supply, and for severance; and that a plan showing a general description of the works proposed to be executed and of the lands required to be taken is deposited in the County Clerk's Office, 189 Queen Street, Richmond, and may be inspected there without fee during office hours. And notice is hereby given, that all persons objecting to the proposal must lodge their objections in writing to the Town and Country Planning Appeal Board, P.O. Box 12–244, Wellington North, on or before the 29th day of April 1974, being 40 days from the first publication of this notice.

SCHEDULE

SCHEDULE

LAND REQUIRED FOR ROAD

Lot A, S.O. 11647, 531 square metres (21 perches), coloured yellow, Part Section VIII, District of Waimea South.

Lot B, S.O. 11647, 404 square metres (16 perches), shaded and edged yellow, Part Old River Bed.

Lot C, S.O. 11647, 354 square metres (14 perches), coloured blue, edged blue, Part Old River Bed.

Lot D, S.O. 11647, 455 square metres (18 perches), coloured blue, Part Residue D.I. 4/699, Part Section VII A.

Lot E, S.O. 11647, 151 square metres (6 perches), coloured yellow, Part Deeds Index 1/102, Part Section VII.

LAND REQUIRED FOR WATER SUPPLY

Lot G, S.O. 11647, 15 square metres (0.6 of a perch), coloured blue, Part Section VII A, Deeds Index 4/699.

Lot H, S.O. 11647, 45 square metres (1.8 perches), coloured blue, edged blue, Part Old River Bed.

blue, edged blue, Part Old River Bed.

Lot L, S.O. 11647, 5 square metres (0.2 of a perch), coloured red, Part Section VII A, C.T. 1B/461.

Lot K, S.O. 11647, 50 square metres (2 perches), coloured red, Part Section VII A, C.T. 1B/461.

Lot J, S.O. 11647, 389 square metres (15.4 perches), coloured red, edged red, Part Old River Bed.

Lot J, S.O. 11647, 118 square metres (4.7 perches), coloured yellow, edged yellow, Part Old River Bed.

LAND REQUIRED FOR SEVERANCE

Lot F, S.O. 11647, 40 square metres (1.6 perches), coloured blue, edged blue, Part Section VII A, Deeds Index 4/699. Lot M, S.O. 11647, 40 square metres (1.6 perches), coloured blue, edged blue, Part Old River Bed.

All the aforementioned land is situated in the District of Waimea South, Block XII, Wai-iti Survey District.

Dated at Richmond this 19th day of March 1974.

J. A. GEARD, County Clerk.

ONEHUNGA EARTHMOVERS AND EXCAVATORS

RETIREMENT FROM PARTNERSHIP

Pursuant to section 39 (2) of the Partnership Act 1908, take notice that as from 11 March 1974, Thomas England McFarlane has retired from the partnership of Onehunga Earthmovers and Excavators.

KENDALL AND WILSON, Solicitors for the Advertiser.

THE WRIGHTSON NMA LIMITED (TRANSFER OF INCORPORATION) BILL

NOTICE OF PRIVATE BILL

WRIGHTSON NMA LIMITED (hereinafter referred to as "the Company") hereby gives notice that it intends to apply for leave to bring in the above-mentioned Private Bill during the current session of Parliament.

The object of the Bill is to enable the Company to become a company deemed to be incorporated in New Zealand under the Companies Act 1955.

The Company was incorporated in the United Kingdom on 3 May 1877, under the Companies Act 1862 of the United Kingdom, by the name of National Mortgage and Agency Company of New Zealand Limited, and the name of the Company was changed to that which it now bears, on 1 July 1972.

The Company is now a wholly-owned subsidiary company of Challenge Corporation Limited, a limited liability company incorporated in New Zealand under the name of Wright Stephenson and Co. Limited, having its registered office at Challenge House, 105–109 The Terrace, Wellington.

Having regard to the fact that the Company is now a Having regard to the fact that the Company is now a wholly-owned subsidiary of a New Zealand company and having regard to the fact that the area of operation of the Company is wholly in New Zealand, it is considered expedient and advantageous to the Company and its holding company if the Company were deemed to be incorporated under the laws of New Zealand instead of the laws of England. As no procedure exists whereby the registration of a company which has been incorporated in the United Kingdom can be transferred to New Zealand such transfer can only be accomplished by simultaneous and mutually supplemental legislation in the Parliaments of the United Kingdom and New Zealand respectively. New Zealand respectively.

A Bill has been introduced into the Parliament of the United Kingdom for the purpose of enabling the Company to transfer its registered office from England to New Zealand and for the cesser of application to the Company of provisions of the Companies Acts 1948 to 1967 of the United Kingdom.

The Bill now being promoted is designed to enable the Company to become a company deemed to be incorporated in New Zealand, under the Companies Act 1955, and for other purposes incidental thereto.

At any time after the Bill introduced into the Parliament of the United Kingdom has become law, under the provisions of the proposed New Zealand Act, the Company will be enabled to deliver to the Registrar of Companies at Wellingenabled to deliver to the Registrar of Companies at Wellington certain documents specified in the Act and apply for the issue of a certificate of incorporation and thereupon the Company will be deemed to be incorporated under the Companies Act 1955. The Company will be deemed to be the same company as the Company existing under the Companies Acts 1948 to 1967 of the United Kingdom, and the continuity, status, and operation of the Company will in no way be affected nor will any property, powers, rights, authorities, duties, functions, liabilities or obligations of the company or any legal or other proceedings instituted or to be instituted by or against the Company be affected.

The promoter of the Bill is the Company. Communications or notices to the promoter may be sent to Messrs Bell, Gully and Co., Solicitors, 109–117 Featherston Street, Wellington (P.O. Box 1291).

A copy of the Bill may be inspected at the offices of Messrs Bell, Gully and Co., at the address stated, during normal office hours on any weekday other than Saturday.

BELL, GULLY AND CO., Solicitors.