

**Reprint
as at 28 January 1989**



**Companies Special Investigations
Order (No 2) 1989**
(SR 1989/8)

Paul Reeves, Governor-General

Order in Council

At Wellington this 26th day of January 1989

Present:

His Excellency the Governor-General in Council

Pursuant to the Companies Special Investigations Act 1958 and to section 25(j) of the Acts Interpretation Act 1924, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, and, in relation to clause 2, on the advice of the Minister of Justice given on the recommendation of the Securities Commission, hereby makes the following order.

Note

Changes authorised by section 17C of the Acts and Regulations Publication Act 1989 have been made in this reprint.

A general outline of these changes is set out in the notes at the end of this reprint, together with other explanatory material about this reprint.

This order is administered by the Ministry of Economic Development.

Contents

		Page
1	Title and commencement	2
2	Act to apply to certain companies	2
3	Receivers and managers	2
4	Corrections to Companies Special Investigations Order 1989	2
	Schedule 1	3
	Companies incorporated in New Zealand	
	Schedule 2	4
	Companies incorporated outside New Zealand	

Order

- 1 Title and commencement**
 - (1) This order may be cited as the Companies Special Investigations Order (No 2) 1989.
 - (2) This order shall come into force at 5 pm on 26 January 1989.

 - 2 Act to apply to certain companies**

It is hereby declared that the Companies Special Investigations Act 1958 shall apply to the companies named in Schedules 1 and 2.

 - 3 Receivers and managers**

Frederick Nelson Watson, Bruce Graham Stowell, Gerald Stanley Rea, and Kerry Thomas Stotter, all of Auckland, chartered accountants, are hereby appointed receivers and managers in respect of each company to which the Companies Special Investigations Act 1958 applies by virtue of clause 2.

 - 4 Corrections to Companies Special Investigations Order 1989**

Amendment(s) incorporated in the order(s).
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**Schedule 1
Companies incorporated in New Zealand**

Ararimu Investments Eight Limited
Ararimu Investments Eighteen Limited
Ararimu Investments Eleven Limited
Ararimu Investments Fifteen Limited
Ararimu Investments Five Limited
Ararimu Investments Fourteen Limited
Ararimu Investments Nine Limited
Ararimu Investments Nineteen Limited
Ararimu Investments One Limited
Ararimu Investments Seven Limited
Ararimu Investments Seventeen Limited
Ararimu Investments Six Limited
Ararimu Investments Sixteen Limited
Ararimu Investments Ten Limited
Ararimu Investments Thirteen Limited
Ararimu Investments Three Limited
Ararimu Investments Twelve Limited
Ararimu Investments Two Limited
Ararimu Nominees Limited
Cleethorpes Eighteen Limited
Cleethorpes Nineteen Limited
Cleethorpes Twenty Limited
County Road Quarries Limited
Equiticorp Trading Limited
F. Cooper Limited
Field House Stud Limited
Lincoln Centre Limited
Lindale Holdings Limited
Northern Pulp Limited
Office Information Limited
Paperclip Holdings Limited
Triboard Marketing Limited

Yoman Services Limited.

Schedule 2
Companies incorporated outside New
Zealand

Admetus Limited, incorporated in Hong Kong
Aylesford Securities (unlimited company), incorporated in England
Calnom Limited, incorporated in Hong Kong
Capitalcorp Europe B.V., incorporated in England
Capitalcorp U.K. Limited, incorporated in England
Capnom Limited, incorporated in Hong Kong
Capsec Limited, incorporated in Hong Kong
Chois Investments (UK) Limited, incorporated in England
Equiticorp Netherlands B.V., incorporated in England
Firedock Limited, incorporated in Hong Kong
Inverell Investments Limited, incorporated in Liberia
Keelan Investments Limited, incorporated in Hong Kong
Loupiac Limited, incorporated in Hong Kong
Strathfield Limited, incorporated in Hong Kong.

C J Hill,
Acting for Clerk of the Executive Council.

Explanatory note

This note is not part of the order, but is intended to indicate its general effect.

This order, which comes into force at 5 pm on 26 January 1989, relates to the Equiticorp group of companies. The order applies the Companies Special Investigation Act 1958 to 47 additional companies (14 of which are incorporated outside New Zealand).

The receivers and managers appointed in respect of those 47 companies are the same as those appointed by the Companies Special Investigations Order 1989 in respect of the companies to which that order applies.

In addition this order corrects clerical errors made in the preparation of the Companies Special Investigations Order 1989.

Issued under the authority of the Acts and Regulations Publication Act 1989.
Date of notification in *Gazette*: 27 January 1989.

Contents

- 1 General
 - 2 Status of reprints
 - 3 How reprints are prepared
 - 4 Changes made under section 17C of the Acts and Regulations Publication Act 1989
 - 5 List of amendments incorporated in this reprint (most recent first)
-

Notes**1 General**

This is a reprint of the Companies Special Investigations Order (No 2) 1989. The reprint incorporates all the amendments to the order as at 28 January 1989, as specified in the list of amendments at the end of these notes.

Relevant provisions of any amending enactments that contain transitional, savings, or application provisions that cannot be compiled in the reprint are also included, after the principal enactment, in chronological order. For more information, see <http://www.pco.parliament.govt.nz/reprints/>.

2 Status of reprints

Under section 16D of the Acts and Regulations Publication Act 1989, reprints are presumed to correctly state, as at the date of the reprint, the law enacted by the principal enactment and by the amendments to that enactment. This presumption applies even though editorial changes authorised by section 17C of the Acts and Regulations Publication Act 1989 have been made in the reprint.

This presumption may be rebutted by producing the official volumes of statutes or statutory regulations in which the principal enactment and its amendments are contained.

3 How reprints are prepared

A number of editorial conventions are followed in the preparation of reprints. For example, the enacting words are not included in Acts, and provisions that are repealed or revoked

are omitted. For a detailed list of the editorial conventions, see <http://www.pco.parliament.govt.nz/editorial-conventions/> or Part 8 of the *Tables of New Zealand Acts and Ordinances and Statutory Regulations and Deemed Regulations in Force*.

4 *Changes made under section 17C of the Acts and Regulations Publication Act 1989*

Section 17C of the Acts and Regulations Publication Act 1989 authorises the making of editorial changes in a reprint as set out in sections 17D and 17E of that Act so that, to the extent permitted, the format and style of the reprinted enactment is consistent with current legislative drafting practice. Changes that would alter the effect of the legislation are not permitted. A new format of legislation was introduced on 1 January 2000. Changes to legislative drafting style have also been made since 1997, and are ongoing. To the extent permitted by section 17C of the Acts and Regulations Publication Act 1989, all legislation reprinted after 1 January 2000 is in the new format for legislation and reflects current drafting practice at the time of the reprint.

In outline, the editorial changes made in reprints under the authority of section 17C of the Acts and Regulations Publication Act 1989 are set out below, and they have been applied, where relevant, in the preparation of this reprint:

- omission of unnecessary referential words (such as “of this section” and “of this Act”)
- typeface and type size (Times Roman, generally in 11.5 point)
- layout of provisions, including:
 - indentation
 - position of section headings (eg, the number and heading now appear above the section)
- format of definitions (eg, the defined term now appears in bold type, without quotation marks)
- format of dates (eg, a date formerly expressed as “the 1st day of January 1999” is now expressed as “1 January 1999”)

- position of the date of assent (it now appears on the front page of each Act)
- punctuation (eg, colons are not used after definitions)
- Parts numbered with roman numerals are replaced with arabic numerals, and all cross-references are changed accordingly
- case and appearance of letters and words, including:
 - format of headings (eg, headings where each word formerly appeared with an initial capital letter followed by small capital letters are amended so that the heading appears in bold, with only the first word (and any proper nouns) appearing with an initial capital letter)
 - small capital letters in section and subsection references are now capital letters
- schedules are renumbered (eg, Schedule 1 replaces First Schedule), and all cross-references are changed accordingly
- running heads (the information that appears at the top of each page)
- format of two-column schedules of consequential amendments, and schedules of repeals (eg, they are rearranged into alphabetical order, rather than chronological).

5 *List of amendments incorporated in this reprint
(most recent first)*
