



**THE CO-OPERATIVE TEA PROCESSING OR MARKETING
COMPANIES ORDER 1983**

DAVID BEATTIE, Governor-General

ORDER IN COUNCIL

At the Government Buildings at Wellington this 5th day of April 1983

Present:

THE RIGHT HON. D. MACINTYRE PRESIDING IN COUNCIL

PURSUANT to the Co-operative Companies Act 1956, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby makes the following order.

ORDER

1. Title and commencement—(1) This order may be cited as the Co-operative Tea Processing or Marketing Companies Order 1983.

(2) This order shall come into force on the 14th day after the date of its notification in the *Gazette*.

2. Interpretation—For the purposes of this order a company is a co-operative tea processing or marketing company if—

- (a) Its principal object is the processing or marketing, or both the processing and marketing, of tea derived from tea plants grown by its shareholders; and
- (b) At least 60 percent of its issued shares are held by persons engaged in growing tea plants and supplying leaves and leaf buds therefrom to it.

3. Co-operative Companies Act 1956 to apply to co-operative tea processing or marketing companies—Co-operative tea processing or marketing companies are hereby declared to be co-operative companies for the purposes of the Co-operative Companies Act 1956.

P. G. MILLEN,
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 on the 14th day after the date of its notification in the *Gazette*, declares co-operative tea processing or marketing companies (as defined in the order) to be co-operative companies for the purposes of the Co-operative Companies Act 1956.

Issued under the authority of the Regulations Act 1936.
Date of notification in *Gazette*: 7 April 1983.
This order is administered in the Department of Justice.