

# *Corporate Governance*

## *An International Review*

CORPORATE GOVERNANCE – THE SUBJECT WHOSE TIME  
HAS COME

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WHITHER CORPORATE GOVERNANCE IN THE 21ST  
CENTURY?

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CORPORATE GOVERNANCE AND WORKERS'  
PARTICIPATION

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DOING 'BOARDS-IN-ACTION' RESEARCH (PART 2)

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ACQUISITIONS, MERGERS AND CANCELLATIONS IN  
GERMANY

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CHANGING SCENES IN, FROM AND OUTSIDE THE  
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CORPORATE GOVERNANCE IN ITALY

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THE DAIMLER/CHRYSLER MERGER CASE STUDY

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UNETHICAL PRACTICES AT THE MEETING OF AMP  
SHAREHOLDERS CASE STUDY

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VALEDICTORY EDITORIAL SO LONG, AND THANKS FOR  
ALL THE FISH

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(spine)

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The primary role of *Corporate Governance – an international review* is as a forum for the exchange of information, insights and knowledge in the rapidly growing field of corporate governance, based on both theoretical development and practical experience. In the process we hope to influence outcomes around the world. We define corporate governance broadly, as concerning the exercise of power over corporate entities. Consequently, our focus is international, cross-cultural and comparative, and is not jurisdiction dependent. We are interested in the governance of all types, size and form of corporate entities, whatever their cultural under-pinning, wherever they are incorporated or operate, and of all kinds of ownership or membership structure. We believe that new insights may well come from comparisons across such divides.

Readers include professional directors, practitioners in company law and accountancy and corporate regulators, as well as academics in schools of law and business in the fields of international business, strategy, top management organization, financial accounting and control, company law and regulation, as well as in the increasingly important field of corporate governance itself.

Contributions are invited from all of the above. The Editorial Advisory Board believes that, although the journal is widely recognised as a leading international academic journal, we should also provide practical insights into the director's role and board leadership. Consequently we welcome commentaries and case studies from practising board chairmen, directors and others, as well as from academic writers.

All academic research and theory-building papers submitted are rigorously refereed by at least two referees. Since we believe that the theoretical underpinnings of corporate governance are still evolving, we do not ask our referees to be gatekeepers of a particular paradigm or theoretical perspective. Rather we see the review process as a dialogue between contributors and reviewers, from which each benefits.

In essence, the journal provides a vehicle for the exchange of experience, insights and knowledge between all those interested in, and affected by, the fast evolving world of corporate governance.

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## **New Editor**

This is the last issue of *Corporate Governance – an international review* to be produced under the editorship of Bob Tricker. The new editor is Chris Mallin.

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