PRESENTER



Niamh McMahon, McMahon Butterworth Thompson, Auckland

Niamh is a partner in the firm of McMahon Butterworth Thompson and practises primarily in the commercial law area. She has been a member of the PLS Executive Committee since 2013. Niamh is a member of Standards Committee 5 (Auckland) – NZLS and a costs assessor. She was a convenor of ADLSI's Documents & Precedents Committee for seven years and drafter of the 4th ed ADLSI/REINZ *Standard Agreement for Sale and Purchase of a Business*. She is a regular presenter for NZLS CLE.

In her spare time, Niamh is a keen scuba diver. She says diving is very similar to the practice of law. There isn't a lot of air time, it's important not to get out of your depth and there are a fair number of sharks to watch out for.

The statements and conclusions contained in this booklet are those of the author(s) only and not those of the New Zealand Law Society. This booklet has been prepared for the purpose of a Continuing Legal Education course. It is not intended to be a comprehensive statement of the law or practice, and should not be relied upon as such. If advice on the law is required, it should be sought on a formal, professional basis.

CONTENTS

1.	SETTLEMENT AND E-DEALING – CONTENTIOUS ISSUES	1
	INTRODUCTION	1
	BACKGROUND	1
	Ready, able and willing to settle	3
	A&I form	
	Ready, able and willing to settle but no settlement statement tendered	
	WHERE DOES THIS DECISION LEAVE US?	6
	Ready, able and willing to settle in the absence of an e-dealing workspace	6
	Ready, able and willing to settle in the absence of executing A&I forms	6
	Ready, able and willing to settle in the absence of serving a settlement statement	7
	Issuing a settlement statement in the absence of signing an A&I form	7
	CONCLUSION	