

## PRESENTERS



### **Marika Eastwick-Field, Partner, Russell McVeagh, Auckland**

Marika is a commercial litigator with expertise in complex commercial disputes, companies and securities law, financial services and insurance. She represents clients in the courts and in arbitrations in relation to a range of commercial disputes, and also provides advice on corporate transactions and governance issues to assist her clients to mitigate and manage risk.



### **David Raudkivi, Partner, Russell McVeagh, Auckland**

David focuses on capital markets, mergers and acquisitions (M&A), takeovers, private equity and other corporate transactions. He has extensive experience on public and private company transactions, including significant initial public offerings, secondary capital raisings, block trades, takeovers and schemes of arrangement, and on corporate governance issues.

*The statements and conclusions contained in this presentation are those of the author(s) only and not those of the New Zealand Law Society. This presentation 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

<b>1. INTRODUCTION.....</b>	<b>1</b>
<b>2. REPRESENTATIONS AND WARRANTIES.....</b>	<b>3</b>
PURPOSE .....	3
TIMING .....	3
INDEMNITIES.....	4
<b>3. MANAGEMENT AND ALLOCATION OF RISK AND LIABILITY THROUGH THE DUE DILIGENCE PROCESS AND CONTRACTUAL LIMITATIONS .....</b>	<b>5</b>
QUALIFICATIONS THROUGH THE DISCLOSURE MATERIALS AND PUBLIC INFORMATION .....	5
QUALIFICATIONS AS TO KNOWLEDGE .....	6
QUALIFICATIONS AS TO MATERIALITY .....	7
TIME PERIOD FOR CLAIMS .....	7
THRESHOLDS AND DEDUCTIBLES FOR LIABILITY .....	8
CAPS ON LIABILITY .....	9
EXCLUSIONS OF OTHER CLAIMS BASED IN STATUTE .....	9
CANCELLATION AND OTHER REMEDIES.....	9
CONCLUDING COMMENTS ON REPRESENTATIONS AND WARRANTIES .....	10
<b>4. WARRANTY AND INDEMNITY INSURANCE .....</b>	<b>11</b>
<b>5. DEVELOPMENTS IN RECENT CASE LAW .....</b>	<b>15</b>
BREACH .....	15
<i>Tasman Liquor Company Ltd v Nine Paddocks Ltd</i> .....	15
<i>Keven Investments Ltd v Montgomery</i> .....	16
<i>Lykov v Wei</i> .....	18
<i>Macquarie Internationale Investments Ltd v Glencore UK Ltd</i> .....	19
<i>Shabor Ltd v Graham</i> .....	20
<i>Singh v Rutherford</i> .....	21
<i>Lion – Beer, Spirits &amp; Wines (NZ) Ltd v Pernod Ricard New Zealand Ltd</i> .....	22
LOSS .....	24
<i>Ageas v Kwik-Fit</i> .....	24
<i>116 Cardamon Ltd v Macalister</i> .....	25
<i>Triumph Controls-UK Ltd v Primus International Holding Co</i> .....	26
<i>Oversea-Chinese Banking Corporation Ltd v ING Bank NV</i> .....	27
<i>MDW Holdings Ltd v Norvill</i> .....	28
GOODS AND SERVICES TAX .....	28
PROCEDURE .....	29
<i>Teoco UK Ltd v Aircom Jersey 4 Ltd</i> .....	29
<i>The Hut Group Ltd v Oliver Nohabar-Cookson &amp; Anor</i> .....	30
<i>Lendlease Capital Services Pty Ltd v Arena Living Holdings Ltd</i> .....	30
<i>AAM Ltd v Exotica Enterprise Ltd</i> .....	31
<b>6. CONCLUSION.....</b>	<b>33</b>
<b>7. POWERPOINTS.....</b>	<b>35</b>