PRESENTERS



John Blair, General Counsel and Company Secretary Air New Zealand Ltd, Auckland

After 15 years of in-house corporate legal work in Europe, John returned to New Zealand in 1996 to the General Counsel role at Air New Zealand. Since then, his experience in the aviation industry has included numerous regulatory, liability, corporate governance and aviation insurance issues. Managing a small team of lawyers in a complex industry has provided interesting challenges and required a good understanding of airline business strategies and the role of inhouse lawyers in dealing with commercial issues and management.



lan Haynes, Partner Kensington Swan, Auckland

Ian has been a partner in the firm of Kensington Swan or its predecessor firms for over 35 years. He is a past-president of NZLS, a former president of ADLS and a former board member of NZLS. He has a special interest in reform of the profession and in professional ethics. As president of the NZLS, he initiated and promoted the NZLS reform model and obtained unanimous support of the model by district law societies. Since then, he has been actively involved in developing and advancing the model and advising the NZLS in relation to the Lawyers and Conveyancers Bill and then Act. Ian is also a specialist in commercial property law, but with experience in various other areas, including arbitration, expert evidence and litigation support.

CONTENTS

INTRODUCTION	1
IMPACT OF LCA AND RCCC ON IN-HOUSE LAWYERS	3
THE LAWYER-CLIENT RELATIONSHIP FOR IN-HOUSE COUNSEL	7
IN-HOUSE LAWYER DEFINED	
THE CORPORATE GROUP.	
ADVICE TO INDIVIDUALS	
GOVERNMENT LAWYERS	
CONCLUSION	
MANAGING PROFESSIONAL OBLIGATIONS WITH OBLIGATIONS TO AN EMPL	
GREY LINES	
THE SOLE CLIENT CONFLICTS	
THE SAFETY NET	
WHEN TO BLOW THE WHISTLE?	
THE LAWYER BRAND	
THE LAWYER BRAND	1 /
EMPLOYEE/INDEPENDENT CONTRACTOR	21
FLYING START	22
FIDELITY FUND CONTRIBUTION	
PROS AND CONS OF HAVING A PRACTISING CERTIFICATE	
LEGAL PROFESSIONAL PRIVILEGE	
LEGAL ADVICE PRIVILEGE	
ADVICE GIVEN IN DIFFERENT CAPACITIES	
INDEPENDENCE	
LITIGATION PRIVILEGE	30
APPENDIX 1 – CHAPTER 15 OF LAWYERS: CONDUCT AND CLIENT CARE RULE	
APPENDIX 2 – SECTIONS IN LCA WITH SPECIAL RELEVANCE FOR IN-HOUSE I	
PART 1: PRELIMINARY PROVISIONS	35
4 Fundamental obligations of lawyers	
9 Misconduct defined in relation to provision of regulated services by employees	
10 Exceptions to section 9	
PART 2: RESTRICTIONS ON PROVISION OF LEGAL SERVICES AND CONVEYANCING SERVICES	
21 Provision of legal services	
22 Misleading descriptions	
23 False or misleading representations in relation to supply of legal services	
30 Practice by lawyer on his or her own account	
44 Practitioners to whom Schedule 1 applies	
317 Election not to receive money or other valuable property in trust	
318 Making, expiration, and revocation of election under section 317	
APPENDIX 3 – MEMORANDUM OF ADVICE	45