## **PRESENTER**



## Edward Scorgie, Chapman Tripp, Auckland

Edward advises clients on all aspects of commercial dispute resolution, with a particular interest in construction disputes and tax litigation. He regularly advises on construction disputes and issues of all kinds, including complex delay and disruption claims, latent defect and workmanship issues following construction of new assets, and contested payment claims and performance bond issues. Edward is the team leader of the Chapman Tripp Auckland litigation team. He is also a Director of the Building Industry Federation, a member of the New Zealand Society Legislation Committee and a chair of Chapman Tripp's Corporate Social Responsibility (CSR) Committee.

The statements and conclusions contained in this paper 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**

RETENTION TRUSTS FOR CONSTRUCTION CONTRACTS	
Introduction	
WHAT ARE RETENTIONS?	
THE PROBLEM	
THE RETENTION TRUST REGIME	
Scope	4
Key features	5
THE DIFFICULT BITS	<i>(</i>
Debt funding	e
Multiple trust balances, and "liquid assets"	
Commingled funds	
Enforcement	10
Transition	11
CONCLUSION	11