

## PRESENTERS



### **Chris Kelly, Greg Kelly Law Ltd, Wellington**

Chris has over 30 years' experience as a lawyer specialising in trust and estate work. He is a co-author of the leading New Zealand legal text book on trusts: *Garrow and Kelly Law of Trusts and Trustees* (6th edition). Chris has also co-authored a number of other legal texts and publications and has presented a number of papers at NZLS CLE conferences over the years. He is one of the authors of the recent 5th edition of *Dobbie's Probate and Administration Practice*. Chris is a barrister and solicitor of the High Court of New Zealand and a member of the Society of Trust and Estate Practitioners.



### **Greg Kelly, Greg Kelly Law Ltd, Wellington**

Greg has over 30 years' experience in the wills, trusts and estate area. He is a member of the Wills and Trusts Committee of the NZLS Property Law Section, and of STEP and chaired the NZLS CLE Trusts Conference in 2009 and 2011. Greg is a contributor to *Butterworth's Law of Trusts*, probate and administration author for *McGechan on Procedure*, co-author of *Garrow and Kelly Law of Trusts and Trustees* (6th edition) and of *Dobbie's Probate and Administration Practice* (5th edition).

### **Acknowledgement**

*This webinar is sourced from a session delivered at the NZLS CLE Ltd, Trusts – best practice in 2013 Conference (June 2013).*

*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

<b>DRAFTING MISTAKES AND ISSUES AND HOW TO FIX THEM .....</b>	<b>1</b>
OMITTING A CHARGING CLAUSE .....	1
MAJORITY RULE PROVISIONS .....	2
PLACING A TRUSTEE IN A POSITION OF CONFLICT OF INTEREST .....	3
ACCEPTING APPOINTMENT AS A “PASSIVE” TRUSTEE .....	5
LAWYERS INSERTING THEIR OWN NAMES AS SETTLORS OF TRUSTS .....	5
CHOICE OF TRUSTEES.....	6
LIFE INTEREST CLAUSES.....	7
PERPETUITY PERIOD/VESTING DATE .....	9
LUMPING TOGETHER CLAUSES FROM VARIOUS PRECEDENTS .....	10
THE LIST OF BENEFICIARIES THAT INCLUDES HALF THE POPULATION OF NEW ZEALAND .....	10
WHAT IS A PRIMARY BENEFICIARY?.....	12
SETTLORS, APPOINTERS AND PROTECTORS.....	13
POWER TO VARY .....	14
COMPULSORY RESETTLEMENT WHEN THE SETTLORS SEPARATE .....	15
PARTIAL MODIFICATION OF STATUTORY INVESTMENT POWERS .....	16
INADEQUATE RANGE OF POWERS .....	17
REQUIRING DISPUTES TO BE SETTLED BY ARBITRATION OR MEDIATION .....	18
TREATING THE LETTER OF WISHES AS PART OF THE TRUST DEED .....	19
ABSOLUTE CONFIDENTIALITY CLAUSE.....	19
EXCLUDING ALL LIABILITY OF TRUSTEES.....	20
DEFINED TERMS THAT ARE NOT DEFINED.....	23
NOT READING THE DOCUMENT BEFORE IT IS SIGNED.....	23
CONCLUSION .....	23