

PRESENTER



Setareh Masoud-Ansari, Barrister, Auckland

Setareh represents private clients, individuals, local authorities and infrastructure providers in relation to the following areas of law:

- Appeals and appellate advocacy
- Arbitration and mediation, alternative dispute resolution
- Building and construction
- Workplace health and safety
- Human rights and NZ Bill of Rights
- Information and privacy
- Education
- Property, land, and Maori land
- Public and administrative law including Judicial review and Inquiries
- Resource management and local Government, including food law, gambling, and licensing
- General civil litigation

Setareh is a specialist in dispute resolution and strategic advice. She focuses on the relationship and dealings between the state (including local government) and companies and individuals and she appears before courts and tribunals at all levels.

Cover and text stocks used in this publication are from Forestry Stewardship Council certified mills, manufactured under the environmentally responsible paper manufactured environmental management system ISO 14001, using pulp from well managed forests and other controlled sources.

CONTENTS

1. INTRODUCTION	1
STRUCTURE OF PAPER	1
2. PART 1: WHAT ARE REGULATORY ROADBLOCKS?	3
PURPOSE OF REGULATION	4
COST BENEFIT ANALYSIS	5
REGULATORY COSTS	7
ASSESSING THE REGULATORY SYSTEM – HOW IS REGULATION DEVELOPED? ARE BUSINESSES CONSIDERED WHEN SETTING THE LOCAL REGULATORY AGENDA?	9
ELEMENTS OF THE REGULATORY SYSTEM	10
GENERIC WEAKNESSES ACROSS THE REGULATORY SYSTEM.....	11
INADEQUATE FEEDBACK LOOPS	12
COMMISSION’S OBSERVATIONS.....	12
3. PART 2: PRACTICAL APPROACHES TO DEAL WITH THE PUBLIC SECTOR	13
WHAT IF YOU CAN’T AGREE?	14
4. CONCLUSION	15