



The Faculty of Law at Bond University designs and delivers exclusive executive training courses for both law and non-law professionals. The Faculty is committed to providing an exceptionally high quality learning experience characterised by a professional and practical emphasis, and personal attention.

The Personal Insolvency Professionals Association (PIPA) is a professional body created to encompass individuals and corporations who, by the nature of their business involvement, encounter consumer insolvency issues. The Association represents its members to government in respect of proposed legislative amendments to the <code>Bankruptcy</code> Act 1966 (Cth) and is a member of the federal Bankruptcy Reform Consultative Forum which meets regularly.

Responding to the educational and training demands identified by PIPA, leading senior academics from the Faculty of Law have developed a suite of modules tailored to meet the needs of personal insolvency professionals.

The principal objective of the Personal Insolvency Professionals Accreditation Program is to provide a comprehensive introduction to the principles, processes, law and practice of personal insolvency in Australia. The program is delivered completely online and learners may start at any time. Learners are required to complete eight modules in total with a wealth of resources including notes, instructional videos, readings, discussion forums and online assessments. Learners can complete the modules at their own pace. Each module concludes with an assessment task, and learners cannot

progress to the next module until they have been assessed as competent in the preceding module.

Learners are supported throughout the duration of the program with access to program coordinators who respond to questions and provide assistance with progressing through course content.

The total course fee of \$704 inc GST is required at registration.

Contact altlaw@bond.edu.au for more information.

"The Personal Insolvency Professionals Association is proud to partner with the Faculty of Law at Bond University to deliver Australia's first accreditation program for personal insolvency practitioners. We recommend the program for all who work in the industry."

Cliff Mearns PIPA Representative

Register now: learner.bond.edu.au





PERSONAL INSOLVENCY PROFESSIONALS ACCREDITATION PROGRAM STRUCTURE

MODULE	DESCRIPTION	PRICING
Module 1: Introduction to Personal Insolvency in Australia	The legal context of personal insolvency practice. The Australian legal system and how it operates, an introduction to the Bankruptcy Act, and a concept of fundamental importance to this course – the concept of insolvency.	\$80 plus GST
Module 2: Personal Insolvency Context and Practice	The context and practice of personal insolvency in Australia. The causes of insolvency and the types of debtors likely to experience insolvency, the skills required to competently interview and advise debtors, the regulatory role played by AFSA, and the role played by financial counsellors.	\$80 plus GST
Module 3: Bankruptcy	Bankruptcy in Australia. An overview of the bankruptcy process, the consequences of bankruptcy for the debtor and for the creditors, and the alternatives to bankruptcy set out in Part IX and Part X of the Bankruptcy Act.	\$80 plus GST
Module 4: Part IX Debt Agreements - Part 1	The initial stages of the Part IX process. The eligibility requirements, the process of lodging a Debt Agreement Proposal, and how the Proposal is voted on and either accepted or rejected by the creditors.	\$80 plus GST
Module 5: Part IX Debt Agreements - Part 2	The responsibilities of Debt Agreement Administrators. The eligibility requirements for Administrators, the obligations of Administrators in managing the administration accounts, and what Administrators must do to meet the Inspector-General's expectations as set out in Practice Direction 15.	\$80 plus GST
Module 6: Part IX Debt Agreements - Part 3	The final stages of the Part IX process. The process by which a Debt Agreement can be varied if required, how a Debt Agreement comes to an end, and the consequences for debtors and creditors of using a Debt Agreement.	\$80 plus GST
Module 7: Part X Personal Insolvency Agreements	The other major alternative to bankruptcy, Part X Personal Insolvency Agreements. Although many personal insolvency professionals do not act as trustees of Part X Agreements, it is important that all personal insolvency professionals understand both of the major alternatives to bankruptcy. Understanding Part X arrangements will enable a personal insolvency professional to fully explain the options available to an insolvent debtor.	\$80 plus GST
Module 8: Ethics and Professionalism	Ethical Decision Making: What it means to make ethical decisions, including the meaning of the term 'ethics', the sources of ethical rules, and ethical decision making. Professional Conduct: The professional conduct of personal insolvency professionals, including what it means to be a 'good' personal insolvency professional, the PIPA Code of Professional Conduct, and the role played by AFSA in regulating and enforcing the conduct of personal insolvency professionals.	\$80 plus GST

Bond University Faculty of Law

We are a community of experienced legal educators, legal researchers, legal practitioners and legal administrators collaborating to define, understand, create and deliver professional legal education and training of the highest quality.

bond.edu.au/alt

altlaw@bond.edu.au

Bond University

Gold Coast Queensland 4229 Australia

Phone: +617 5595 2004









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The information published in this document is correct at the time of printing (November 2018). However, all programs are subject to review by the Academic Senate of the University and the University reserves the right to change its program offerings and subjects without notice. The information published in this document is intended as a guide and persons considering an offer of enrolment should contact the relevant Faculty or Institute to see if any changes have been made before deciding to accept their offer.