
A concise new half-day course guiding companies through the insolvency maze

In recent years the rules on insolvency have been the subject of substantial reforms – not least to make the regime simpler and more flexible for companies and creditors.

The range of actions available under the insolvency procedures is now greater than ever – encompassing everything from winding up to receivership, voluntary liquidations to other forms of arrangement. But when do they apply? What do they mean in practice? And how does corporate insolvency relate to personal bankruptcy? Designed for a non-specialist audience, this new course is designed to answer those questions and offer a thorough grounding in what the procedures involve for companies and creditors alike.

Delegates will be expected to finish the course with a better understanding of what corporate insolvency means in practice – and of how they can prepare.

Programme

09:00

Registration & tea/coffee

Introduction

Insolvency law: a brief overview

Insolvency practitioners: qualification and significance

Insolvency arrangements

Arrangements at common law

Arrangements under the Insolvency Act

Administrations

Types of administration

Pre-packaged administrations

Pre-packs: pros and cons

Tea/coffee

Receiverships

Receiverships at common law

Receiverships under the Law of Property Act

Receivers and managers

Administrative receiverships

Winding up

Voluntary winding up

Compulsory winding up

Dissolution and restoration

Dissolution of companies

Restoration of companies

Bankruptcy

Other personal insolvency procedures

Treatment of assets and debts

12:30

Close