

LAW AND HUMAN RIGHTS: THE LEGAL EDGE

Take your legal capability with
our tailored skills development
courses to the next level





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ABOUT

ENTERPRISES UNIVERSITY OF PRETORIA (ENTERPRISES UP)

Enterprises University of Pretoria (Enterprises UP) is a private company wholly owned by the University of Pretoria. Enterprises UP was established in 2000 in the form of two separate entities; Business Enterprises at the University of Pretoria (Pty) Ltd (BE at UP) focussing on advisory services and commercial research and Continuing Education at the University of Pretoria Trust (CE at UP) offering short courses. In 2016, the various entities were consolidated into one company Enterprises University of Pretoria (Pty) Ltd (Enterprises UP).

We are a proudly Southern-African business entity that since 2016 has conducted work in 117 countries around the world. Closer to home, on an annual basis, we conduct work in Eswatini, Lesotho, Mozambique, Namibia and other countries in Africa. Annually we also receive between 400-500 international delegates that attend our training programmes in South Africa.

Nothing brings us more excitement and joy than living out our vision of being a Business Solutions partner of choice, when engaging our clients and delegates in a classroom and/or workgroup setting, our main purpose is simply to transfer knowledge in an applied manner. We believe that a key outcome of following this approach is that we can infuse decision-making about many issues pertaining to our country's socioeconomic needs.

At Enterprises University of Pretoria (Enterprises UP), we focus on empowering individuals and organisations through practical training solutions that build capability, improve performance and drive innovation.

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TRAINING SOLUTIONS AT A GLANCE

Our Training Solutions division promotes lifelong learning through a variety of short courses for individuals, organisations, and communities. Our expert-led courses offer flexible, practical, and tailored learning, ranging from public courses to custom corporate and government training helping delegates to enhance skills, advance careers, and meet evolving professional demands. Academic and support staff with marketable expertise are invited to contribute to course development and delivery, ensuring both academic rigor and real-world relevance.



TRAINING OPTIONS

- **Continuing Professional Development (CPD)**
 - Selected short courses designed to enhance professional skills, update knowledge, and support career growth across various disciplines.
- **Credit-Bearing Courses towards a formal qualification from UP)**
 - Selected courses that carry academic credit and may contribute towards a formal qualification from the University of Pretoria (UP), subject to approval and requirements.
- **In-house (company-specific) or public audiences**
 - Our training can be delivered exclusively for your organisation, addressing your unique challenges, or offered to public participants, creating opportunities for networking and broader learning.
- **Tailor-made training solutions**
 - We design courses to meet the goals and needs of your team or organisation, ensuring the content is relevant, practical, and immediately applicable.
- **Modular programmes, seminars and workshops**
 - Learning can be structured in flexible modules for progressive skill-building, focused seminars for deep dives into specific topics, or interactive workshops that emphasise hands-on practice and engagement.

MODES OF PRESENTATION



→ Online (Synchronous & Asynchronous)

- Synchronous: Live online sessions where delegates and lecturers meet in real time for lectures, discussions, and activities.
- Asynchronous: Self-paced online learning that allows delegates to access training around the clock and complete it at your own pace.



→ Blended

- A mix of online learning and contact sessions, combining the flexibility of online study with the engagement and interaction of in-person learning.



→ Contact Sessions

- In-person learning opportunities that encourage interaction, networking, and collaboration, allowing delegates to engage, share experiences, and mingle with peers and experts.



→ Distance Education

- Flexible learning approach that allows delegates to study remotely. Depending on the course, distance education may include self-paced learning, scheduled online sessions, or limited contact sessions.



CERTIFICATION

Earn a certificate from a world-class, top-ranked University. Receive a certificate of either successful completion or attendance issued by the University of Pretoria.

ABOUT

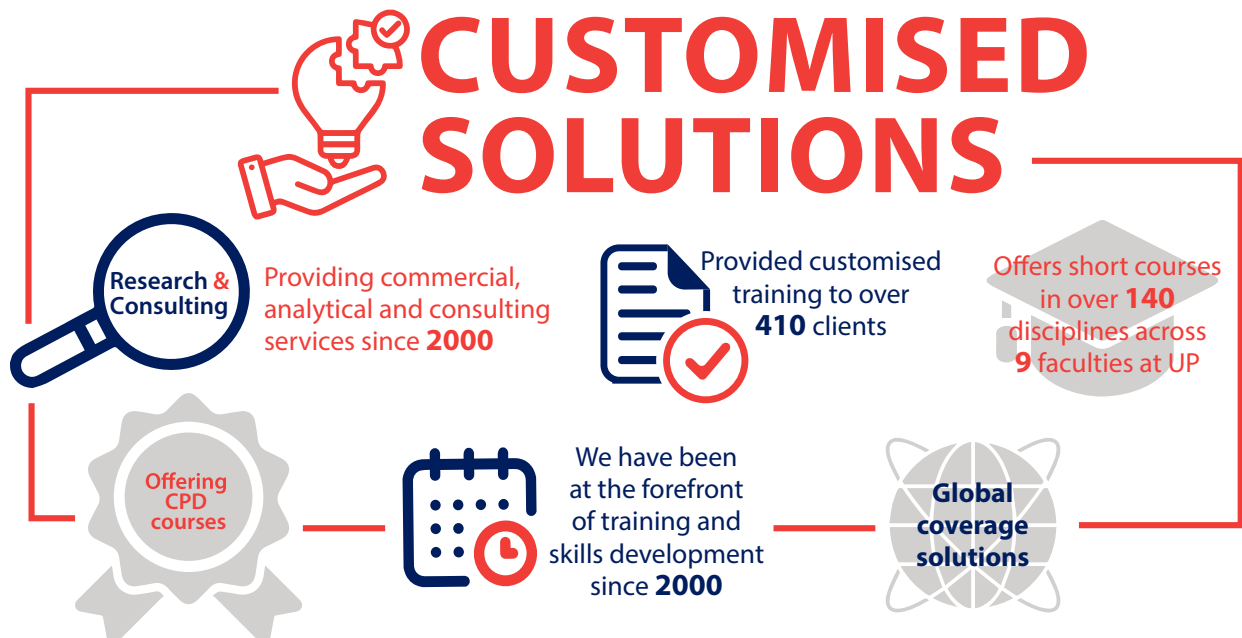
CUSTOMISED SOLUTIONS

Enterprises University of Pretoria (Enterprises UP) empowers organisations with flexible, custom-designed training solutions across all industries. Drawing on the expertise of all faculties at the University of Pretoria, we deliver skills development programmes that are relevant, practical, and impactful.

Whether it is executive workshops, short courses, or full programmes, we adapt to your needs. Training can be delivered through face-to-face sessions at your offices or a venue of your choice, as well as online via synchronised (live) or unsynchronised (self-paced) formats; locally and internationally.

Why entities choose our customised training:

- Customised solutions tailored to your industry and needs
- Multidisciplinary faculty from the University of Pretoria
- Global reach in over 117 countries
- Multi-location delivery across formats
- Return on Learning (ROL) approach to measure impact



BOOK A MEETING: Tel: +27 (0) 12 434 2500 | Email: solutions@enterprises.up.ac.za

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A Comprehensive Guide to Legislative Drafting

Presented by the Department of Procedural Law, University of Pretoria



SCAN FOR MORE INFO

This course covers the building blocks to legislative drafting as well as the depth of legislative drafting. It addresses what a legislative drafter does, why is it necessary to understand the basic principles of drafting, build on the foundational knowledge gained to more complexities covered and the important skills that a lawyer engaged with amendments to legislation needs to be acutely aware of. It will further challenge the delegate to think more critically about the legislative framework and understanding the structure of the law to enable their current skills to become more sharpened as a legislative drafter.

Learning outcomes

The below learning outcomes will be obtained:

- To understand the legislative framework
- To understand the role between law and policy
- To understand the principles of legislative drafting
- To understand the general principles relating to drafting
- To understand the structure of the law
- To understand the process of amending the law
- To be able to draft legislation
- To understand drafting techniques and principles



Advanced Course in Union Rights and Negotiations

Presented by the Department of Human Resource Management, University of Pretoria



SCAN FOR MORE INFO

The Advanced Course in Union Rights and Negotiations provides you with the knowledge and insights to be able to initialise and maintain collective bargaining structures within the provisions of the Labour Relations Act 66 of 1995 (as amended). The course specifically looks at the collective bargaining process in terms of the workplace environment, organisational rights under the Act, general negotiation principles and strategies, as well as labour relations negotiations. During the course, you will acquire practical skills to negotiate and implement collective labour agreements and become knowledgeable in promoting economic development, social justice, labour peace and democracy in the workplace.

Learning outcomes

After successfully completing this course, you will:

- Possess the knowledge and skills required to initialise bargaining structures within the provisions of the LRA
- Maintain collective bargaining structures within the provisions of the LRA
- Negotiate and implement collective agreements in labour relations



Construction Contracts

Presented by the Department of Construction Economics, University of Pretoria



SCAN FOR
MORE INFO

The short course in Construction Contracts introduces you to the law of contracts and, more specifically, the various types of construction contracts used in the current South African construction and built environments. Not only will you gain exposure to different building and contractor agreements, but you will also get access to an in-depth knowledge base of professional liability, professional service agreements (PROCSA) and contract standards such as the Joint Building Contracts Committee (JBCC), New Engineering Contract (NEC), Fédération Internationale des Ingénieurs-Conseils (FIDIC) and General Conditions of Contract (GCC). Successful completion of this course will be recognised towards the similar module presented on the Comprehensive Project Management Programme for Built Environment Practitioners (CPMP).

Learning outcomes

By the end of this course, delegates will be able to:

- Explain the fundamental principles of the law of contracts and their application in construction and commercial contexts.
- Interpret and apply the provisions of International Federation of Consulting Engineers (FIDIC) contracts in project environments.
- Analyse and apply the General Conditions of Contract (GCC) for Construction Works in managing contractual obligations.
- Demonstrate an understanding of the JBCC Principal Building Agreement and its role in regulating building projects.
- Explain and apply the JBCC Minor Works Agreement in smaller-scale construction projects.
- Interpret the JBCC Nominated and Selected Subcontractor Agreements and manage subcontracting relationships effectively.
- Apply the CIDB Standard for Uniformity in Construction Procurement to ensure compliance in procurement processes.
- Analyse and apply the New Engineering Contract (NEC) to promote effective project management and collaboration.
- Evaluate and apply dispute resolution mechanisms in construction contracts to resolve conflicts efficiently.



Advanced Course in Construction Contracts

Presented by the Department of Construction Economics, University of Pretoria



SCAN FOR
MORE INFO

The Advanced Course in Construction Contracts is specifically designed to equip you with more progressive knowledge on contract law and the drawing up of contracts as applicable to the South African construction and built environment. The course particularly looks into the topics (contract types) of: Joint Building Contracts Committee (JBCC); General Conditions of Contract (GCC); New Engineering Contract (NEC); and International Federation of Consulting Engineers (FIDIC). The course will enable you to manage construction projects more effectively based on any one of these types of contract and concludes with the submission of an individual practical assignment towards successful completion.

Learning outcomes

After successfully completing this course, you will be able to:

- Demonstrate an understanding of the structure and terms of the JBCC, GCC, NEC and FIDIC contracts
- Administer construction projects that are based on any one of these contracts, and
- Solve associated problems emanating from it.

Compliance Management

Presented by the Department of Procedural Law, University of Pretoria



SCAN FOR MORE INFO

The Compliance Management Course will equip you with tools and skills relating to compliance risk officer positions. This course provides you with an in-depth understanding of the role of corporate governance as well as the context of compliance governance. The course provides you with a practical outlook on compliance management in the workplace.

Learning outcomes

After successfully completing this course, you will be able to:

- To understand the role of corporate governance
- To understand the context of compliance management
- To be able to do compliance and due diligence reporting
- To identify the different regulators
- To be aware of the different forms of cybercrimes and financial crimes
- To identify online compliance measures in view of COVID-19.

Contract Drafting

Presented by the Department of Private Law, University of Pretoria



SCAN FOR MORE INFO

The short course in Contract Drafting provides you with skills and knowledge of the basic principles, concepts, negotiations, drafting and administration of contracts as non-lawyer or lawyer (as refresher course) alike. The course spends some time on explaining the principles and concepts and how they impact on the interpretation of contracts in order to equip you with the necessary competencies, including practical and conceptual skills, in proper contract drafting. During the course, you will also develop a better understanding of the matters and issues that might occur from time to time in respect of the drafting and interpretation of contracts.

Learning outcomes

By the end of this course, delegates will be able to:

- Explain the general principles of contract law and their application in legal and business contexts.
- Interpret contractual terms and clauses accurately, demonstrating both conceptual understanding and practical skills.
- Develop competency in drafting clear, legally sound contracts.
- Apply practical and conceptual skills to ensure contracts are valid, enforceable, and aligned with legal requirements.
- Identify and resolve common problems arising in the drafting of contracts.
- Analyse challenges related to the interpretation of contracts and propose appropriate solutions.
- Demonstrate critical thinking when dealing with issues encountered in contract drafting and interpretation.



Environmental Law

Presented by the Department of Public Law, University of Pretoria

★ 5 ECSA CPD Points and
5 SACNASP CPD Points



SCAN FOR
MORE INFO

Our innovative Environmental Law short course provides a comprehensive understanding of the rapidly evolving field of environmental law, with a focus on South African legislation. You will explore key topics such as environmental impact assessment, compliance and enforcement mechanisms under the National Environmental Management Act 107 of 1998, biodiversity protection, mining regulations, and the effects of climate change. This course is ideal for legal professionals looking to specialise in environmental law, or for individuals involved in environmental governance or management in either the private or public sector. You will engage with leading experts in the field, equipping yourself with the knowledge and skills necessary to navigate South African environmental law, policies, and case law.

Learning outcomes

After successfully completing this course, you will be able to demonstrate an understanding of:

- The nature and scope of environmental law in South Africa
- The constitutional protection of environmental right
- Various statutory duties of care to protect the environment and prevent pollution
- Environmental impact assessment (EIA) procedures
- The listed activities for which an EIA is a prerequisite
- The regulatory framework for waste management, air quality and water resource management
- The regulatory framework for pollution control
- The regulatory framework aimed at conserving biodiversity and protected areas
- Who is responsible for compliance and enforcement of environmental legislation?
- Relevant international law treaties, including the Paris Agreement, 2015, and South African legislation enacted in response to the problem of climate change
- Dispute resolution practice and procedures.



Environmental Management and Regulation

Presented by the Department of Chemical Engineering, University of Pretoria

★ 5 ECSA CPD Points and
5 SACNASP CPD Points



SCAN FOR
MORE INFO

The Environmental Management and Regulation short course provides you with essential training in new regulatory developments to better navigate a range of complex issues related to environmental resources and extortion. The course covers a wide range of topics, including both legal and biological aspects of environmental management, ecological frameworks of environmental systems, environmental resource economics and auditing, as well as strategies for waste reduction and disposal and air pollution control. The course provides you with an in-depth review, discussion forum and case studies towards a better understanding of the issues and regulations that are at work to protect the environment.

Learning outcomes

By the end of this course, delegates will be able to:

- Explain the legal framework governing environmental management systems, including ISO 14001 and ISO 9000 standards.
- Analyse and apply environmental management practices, including Environmental Impact Management (EIM), Environmental Management Systems (EMS), and Strategic Environmental Assessment (SEA).
- Evaluate lifecycle assessment methods and engineering approaches in managing environmental impacts.
- Describe the biological and ecological principles underlying environmental systems and their relevance to sustainability.
- Apply concepts of environmental and natural resource economics to decision-making and policy development.
- Conduct and evaluate environmental audits to ensure compliance with legal and organizational standards.
- Assess and interpret environmental impact assessments (EIAs) for proposed projects and developments.
- Develop and recommend strategies for waste reduction, management, and disposal in line with environmental best practices.
- Analyse and apply air pollution control strategies to minimize environmental and health impacts.

LSSA Advanced Programme in Insolvency Litigation and Administration Practice

Presented by the Faculty of Law, University of Pretoria in Collaboration with the Law Society of South Africa (LSSA)



SCAN FOR MORE INFO

This programme is tailor made for legal practitioners, both attorneys and advocates, and legal advisors. In order to prepare yourself for practice in this highly relevant area of the law we recommend this advanced programme. Online tutorials are presented by both senior legal practitioners and academics specialising in the field of insolvency law and business rescue. The programme is offered under the auspices of the University of Pretoria in collaboration with the Law Society of South Africa (LSSA). The Advanced Programme in Insolvency Litigation and Administration Practice is designed to facilitate your further training and development as an attorney or an advocate in the field of insolvency litigation and administration or, if you are looking to move into this specialised field of finance related law, to provide you with the tools to ease your transition. The course covers topics such as sequestration and liquidation applications, procedures for business rescue, statutory compromises, as well as intervening applications. You will also become familiar with the impact of the Companies Act 71 of 2008 on insolvency law practice and business rescue.

Learning outcomes

By the end of this course, delegates will be able to:

- Explain and apply procedures for sequestration and liquidation applications, including the requirements and processes involved.
- Describe and implement procedures for business rescue and statutory compromises within the framework of insolvency law.
- Manage intervening applications, appeals, and review processes in insolvency matters.
- Apply procedures for rescinding sequestration and liquidation orders in appropriate circumstances.
- Identify, trace, and recover assets belonging to insolvent estates.
- Obtain and apply warrants in terms of Section 69 of the Insolvency Act within legal proceedings.
- Analyse and manage litigation relating to unexecuted contracts and voidable dispositions.
- Prepare and assess rehabilitation applications for insolvent individuals.
- Interpret and apply the Promotion of Access to Information Act (PAIA) in insolvency matters.
- Evaluate the impact of the Constitution on insolvency law and practice.
- Analyse the impact of the Companies Act 2008 on insolvency law, business rescue, and related practices.
- Demonstrate competency in insolvency administration, including managing estate processes and compliance requirements.
- Apply rules governing the distribution of the proceeds of the free residue.
- Prepare, submit, and evaluate the proof of claims in insolvent estates.
- Conduct insolvency interrogations and explain processes relating to compositions and settlements.
- Calculate and assess the remuneration of trustees and liquidators in accordance with legal provisions.
- Draft and lodge liquidation and distribution accounts in compliance with procedural requirements.
- Manage and evaluate objections against liquidation and distribution accounts.
- Administer the payment and collection of contributions by creditors.
- Assess income tax and VAT implications in insolvent estates.
- Review decisions made by the Master of the High Court and apply appropriate legal remedies.





LSSA Programme in Insolvent Estate Practice

Presented by the Faculty of Law, University of Pretoria in
Collaboration with the Law Society of South Africa (LSSA)



SCAN FOR
MORE INFO

Offered by the University of Pretoria in collaboration with the Law Society of South Africa, this specialised programme provides practical, industry-relevant training in the administration of insolvent estates, corporate liquidations, and business rescue procedures. The course covers both personal and corporate insolvency, equipping participants with skills to manage sequestration processes, creditor claims, trustees' and liquidators' duties, liquidation and distribution accounts, and the regulatory requirements of business rescue. With its strong practice-based focus, the programme bridges theory and application, ensuring participants are ready to tackle real-world challenges. Ideal for professionals in law firms, financial institutions, credit management, and debt recovery, this programme offers the tools and confidence to operate effectively in an evolving and complex field of insolvency practice.

Learning outcomes

By the end of this course, delegates will be able to:

- Explain the initiation and commencement of sequestration and winding-up proceedings, including legal requirements and procedures.
- Analyse the effects of insolvency on various parties and interests, including:
 - The insolvent and the solvent spouse;
 - Property and assets of the estate;
 - Unexecuted contracts;
 - Impeachable transactions.
- Demonstrate an understanding of the administration of insolvent estates, including:
 - The appointment, powers, and duties of trustees and liquidators;
 - The conduct of insolvency meetings, interrogations, and the proof of claims;
- The classification and role of creditors (secured, preferent, and concurrent creditors);
- The drafting and submission of liquidation and distribution accounts;
- The application of compromises and compositions.
- Evaluate specialised areas of insolvency law, including:
 - Insolvency of partnerships;
 - Cross-border insolvency issues and principles;
 - Ethical responsibilities of trustees and liquidators;
 - Insolvency-related offences and their legal consequences.
- Interpret and apply the regulatory framework governing business rescue, including its objectives, processes, and legal implications.



Mediation in Practice

Presented by the Department of Procedural Law, University of Pretoria



SCAN FOR
MORE INFO

The 40 hours Mediation in Practice course provides mediators with the requisite skills of being a mediator. A mediator clothed with the requisite 40 hours of training will be termed as an accredited mediator. The programme is dynamic and fun and allows the candidate to role-play complex legal problems and solve these issues by applying the skills that they have acquired in the programme. The rules of the court, provide for accredited mediators that are endorsed by the government if they complete the 40 hours training from a University or Institution.

Learning outcomes

Upon completion of the 40 hours Mediation in Practice course, participants will be able to:

- Demonstrate a Comprehensive Understanding of Mediation.
- Apply problem-solving techniques to address complex legal issues.
- Utilise various mediation techniques to navigate and resolve conflicts.
- Apply mediation skills acquired in the program to effectively resolve simulated disputes.
- Independently conduct a mediation case from start to resolution.
- Evaluate and reflect on personal growth and development throughout the mediation process.
- Interpret and apply rules of the court relevant to mediation and understand the legal context in which mediation operates and its implications.

National Credit Regulator (NCR) Debt Counselling Training Course

Presented by the Department of Procedural Law, University of Pretoria



SCAN FOR MORE INFO

The National Credit Regulator (NCR) Debt Counselling Training course provides you with the necessary competency and skills to register with the NCR as a debt counsellor. As a debt counsellor you will be able to help consumers who are going through tough financial times, to find a dignified and manageable way to handle their debt situation and get back on their feet.

Learning outcomes

- Gain the opportunity to register with the NCR as a certified debt counsellor
- Start your entrepreneurial journey as a certified debt counsellor
- Secure employment opportunities with leading debt counselling firms
- Help South Africans overcome financial challenges and improve their financial well-being
- Access a comprehensive curriculum accredited by the National Credit Regulator
- Learn from experienced and highly respected industry professionals
- Network with peers and industry experts for collaboration and support
- Earn certification upon successful completion, enhancing your credibility and career prospects

Occupational Hygiene Legal Knowledge

Presented by the School of Health Systems and Public Health, University of Pretoria



SCAN FOR MORE INFO

The Occupational Hygiene Legal Knowledge Certificate (LKC) short course will provide you with the required legal and working knowledge of the Occupational Health and Safety Act 85 of 1993 and Regulations (and relevant amendments) to enable your company to apply for SANS-ISO 17020:2012 certification, and thereafter Department of Employment and Labour approval as an Approved Inspection Authority (AIA). Aimed at occupational hygiene professionals, the course covers topics of occupational health and safety related legal terminology and processes. The following Regulations of the Occupational Health and Safety Act, Act 85 of 1993 are covered to be aligned with the Department of Employment and Labour LKC requirements namely; asbestos abatement, lead, hazardous chemical agents, noise-induced hearing loss, hazardous biological agents, ergonomics, general safety, facilities and environmental regulations for workplaces. In addition SANS 17020:2012 and the AIA requirements of the Department of Employment and Labour will also be covered to write the Legal Knowledge Certificate examination required by the Department of Employment and Labour. Leaders in the field of occupational hygiene and registered AIAs will act as presenters. You will receive copies of selected relevant standards for discussion during the course. There will be a balance between theory and scenario-based teaching.

Learning outcomes

After successfully completing this course, you will obtain legal and working knowledge on the Occupational Health and Safety Act, Act 85 of 1993 and selected Regulations as required by the Department of Employment and Labour for the Legal Knowledge Certificate.

You will also be able to:

- Prepare the necessary documentation to apply for AIA
- Certification at the Department of Employment and Labour
- Develop an approach to obtain SANS 17020:2012 certification
- Understand and apply:
 - Basic legal terminology and process followed in South Africa
 - The Occupational Health and Safety Act, Act 85 of 1993
 - The asbestos abatement and lead regulations
 - The environmental regulations for workplaces
- The regulations for hazardous chemical agents
- The noise induced hearing loss regulations
- The hazardous biological agents regulations
- The ergonomics regulations
- The general safety (related to occupational hygiene) and facilities regulations and
- AIA requirements as outlined by the Department of Employment and Labour



Programme in Advanced Labour Law

Presented by the Department of Mercantile Law, University of Pretoria



SCAN FOR
MORE INFO

The Advanced Programme in Labour Law provides you with a comprehensive understanding of the legislation and case law around labour issues in South Africa, with the specific aim to correctly implement these principles in your organisation. The programme delves into contentious aspects of both employees' and employers' rights with regard to Human Resources and Labour Law practice. During the programme, you will gain invaluable insights into the most recent developments in areas of individual as well as collective employment relations and you will gain skills in the drafting of contracts of employment.

Learning outcomes

- Drafting of contracts of employment
- Impact of the Constitution on Labour Law
- The Basic Conditions of Employment Act (as amended)
- The National Minimum Wage Act
- The Employment Equity Act (as amended)
- The Broad Based Black Economic Empowerment Act
- The Labour Relations Act (as amended)
- organisational rights
- unfair labour practices
- unfair dismissal
- retrenchment
- transfer of businesses as going concerns
- strikes and lock-outs, and
- dispute resolution practice and procedures.



Programme in the Regulatory Framework of Business Rescue

Presented by the Faculty of Law, University
of Pretoria in Collaboration with the Law
Society of South Africa (LSSA)



SCAN FOR
MORE INFO

This intensive short course offers a clear, practice focused understanding of South Africa's business rescue framework under the Companies Act 71 of 2008. The programme combines essential legal theory with practical, real world application. Participants will engage with the full business rescue lifecycle — from commencement through board resolution or court application, to the role and powers of the business rescue practitioner, the operation of the statutory moratorium, creditor rights, and the development and implementation of a compliant rescue plan. The course also covers litigation considerations, the rights of affected persons, and key ethical and professional responsibilities. Designed with both substance and practical skill building in mind, the programme equips delegates to navigate complex corporate distress matters with confidence. It also provides a solid foundation for those seeking licensing as business rescue practitioners through the CIPC, offering insight into the competencies, experience, and ongoing professional development required. ** This online course is a joint initiative between the Law Society of South Africa (LSSA) and the Enterprises University of Pretoria (EUP). Student registration and course administration are channelled through EUP. With over 30 years of experience, the legal education division of the LSSA understands the needs of a modern-day law practice. LEAD offers a wide range of top-quality courses, seminars and certificate programmes designed to give legal practitioners the knowledge and skills to manage their practices successfully.*

Learning outcomes

By the end of the course, delegates will:

- Understand the modern business rescue landscape, the importance of an effective corporate rehabilitation system, and the collaborative, good faith approach needed to achieve sustainable business recovery.
- Explain the purpose of business rescue under the Companies Act 71 of 2008 and key definitions in section 128.
- Distinguish between business rescue and liquidation, and apply the solvency and liquidity test.
- Describe how business rescue is initiated and the rights of affected persons.
- Understand the consequences of commencement, statutory timelines, and early obligations.
- Explain the role, powers, and duties of the Business Rescue Practitioner and directors.
- Assess the impact of the statutory moratorium on litigation, creditors, and contracts.
- Identify the rights and participation of employees, creditors, and shareholders.
- Explain post commencement finance (PCF), creditor ranking, and creditor classes.
- Outline the development, approval, and legal effect of a business rescue plan.
- Identify how business rescue ends, including rehabilitation, liquidation, and early termination.
- Draft a basic business rescue application, prepare a plan framework, and analyse case studies to determine when business rescue is preferable to liquidation.

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School for Legal Practice (Law School)

Presented by the Faculty of Law, University of Pretoria



SCAN FOR MORE INFO

The School for Legal Practice (Law School) provides you with a unique training opportunity that will enable you to reduce the duration of your articles of clerkship to one year instead of two by covering the whole ambit of the Attorneys Admission Examination. Presented by esteemed practitioners renowned for their practical experience and expertise in various fields of law, the School aims to provide you with further applied skills in legal practice, thereby also improving access to the legal profession. The School for Legal Practice (Law School) is accredited in terms of the Attorneys Act 53 of 1979 (as amended).

Learning outcomes

By the end of this course you will reduce the duration of your articles of clerkship to one year and:

- Explain the principles and processes of Alternative Dispute Resolution (ADR) and apply appropriate methods to resolve disputes.
- Demonstrate knowledge of attorneys' bookkeeping practices, including compliance with legal and financial regulations.
- Apply constitutional principles and procedures in legal practice, including criminal court processes.
- Draft legally sound contracts and demonstrate an understanding of High Court practice and procedures.

- Explain and apply procedures and practices relevant to the Magistrate's Court.
- Analyse legal issues related to cyber law and personal injury claims, and propose appropriate legal solutions.
- Demonstrate knowledge of wills, estate administration, and labour dispute resolution processes.
- Apply principles of matrimonial law and uphold professional legal ethics in practice.
- Calculate and interpret legal costs and demonstrate an understanding of general legal practice management.



Sport Law

Presented by the Department of Procedural Law, University of Pretoria



SCAN FOR MORE INFO

The short course in Sports Law examines some of the most common legal problems facing those in sport from managers and government officials to participants and administrators alike who deal with sport-related activities both on and off the sports field. The course covers specific topics of sport-related issues, including: contractual relations; the role of the agent in professional sport; labour law in professional sport; disciplinary proceedings and alternative dispute resolutions; the legal aspects of sport injuries; liability regulations regarding drug-use in sport; sport sponsorships; and constitutional issues in sport. You will also gain insights to the various representative sporting codes and federations.

Learning outcomes

By the end of this course, delegates will be able to:

- Explain the nature and formation of contractual relationships in sport and their legal implications.
- Analyse the role and responsibilities of agents in professional sport, including regulatory and ethical considerations.
- Apply labour law principles within the context of professional sport, including employment relationships and disputes.
- Explain and participate in disciplinary proceedings in sport, ensuring compliance with relevant rules and procedures.
- Evaluate and apply Alternative Dispute Resolution (ADR) methods in resolving

- sports-related disputes.
- Assess the legal aspects of sports injuries, including liability and compensation considerations.
- Analyse the legal framework regulating the use of prohibited substances in sport, including liability and sanctions.
- Explain the legal principles governing sport sponsorships and commercial agreements.
- Interpret constitutional issues in sport, including rights, governance, and legal challenges affecting sporting bodies and participants.

Additional Programmes

- Advisory Services for a Model law
- African Customary Law
- Alternative Dispute Resolution An Update on Key Constitutional
- Capacity Building on International Air, Space and Telecommunications Law
- Civil Mediation
- Competition Law
- Constitutional Law: Understanding and applying the supreme law of the RSA
- Construction Arbitration
- Content Classification Index for the Film & Publication Board
- Contract Management
- Core Principles of the SA Constitution, Including the Role, Importance and
- Application of the Bill of Rights
- Corporate Governance
- Court Annexed Mediation Course
- Cybercrime and Privacy
- Debt Contracts
- Advanced Debt Review
- Deceased Estates
- Decoding the Protection of Personal Information Act (POPIA)
- Disciplinary Enquiries at the Workplace
- Divorce Mediation
- Domestic Arbitration
- Drafting and Negotiating International
- Education Labour Law, Professionalism and HR Processes
- Effective Trial Advocacy
- Essential Corporate Governance
- Family Law for Family Mediator
- Gender Mainstreaming
- Harmonisation of disability rights reporting instruments and development of results based reporting template
- Harmonising the policy and legal environment on specific health matters
- Human Rights Awareness
- Impact Assessment of Training
- International Commercial Arbitration
- International Insolvency Law
- Labour Arbitration
- Labour Law Refresher Workshop
- Law for Commercial Forensic Practitioners
- Law, Risk, Economics and the Environment (LREE)
- Laws and Regulations for NLC grant Makers
- Legal and statistical advisory services
- Legal Collections
- Legislative Drafting
- Local Government Law and Municipal Administration
- Medical Law
- Mid-Terms Evaluation
- New Rules of Cross-Examination
- Patent Examiners
- Principles & Statutory Interpretation under a Supreme Constitution
- Promotion and Protection of Investment in Africa
- Review of Space Affairs Act
- Review of tariffs
- Sexual Harassment in the World of Work
- Sports Law
- The New Rules of Cross-Examination
- Veterinary Law and Ethics

E | ENTERPRISES

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