



CPD 3 hours

By signing the registration sheet you are allowing us to verify your attendance and your claim for CPD hours.

IRLA ACADEMY TRAINING COURSE

Timebar and Statute of Limitation Issues

30 May 2019/ IPSWICH

TARGET AUDIENCE

This course will appeal to those who are active in the industry, or who are employed in areas related to the insurance claims process, such as claims adjusters, claims and reinsurance technicians, ledger management & credit control experts, brokers and litigation lawyers. If delegates wish to know more about the insurance claims and recovery issues we will talk about this as well as exploring some, but not all, 'protection gap' problems. Graduates, young professionals and delegates entering from other industries will also find this update of value.

By the end of this session, delegates will:

- understand the differences between limitation and timebar
- be able to consider the implications of claims trigger and notification
- be aware of the complexities of cross border differences issues
- have the knowledge to research limitation & timebar by jurisdiction

Your trainers are Ed Gooda FCII, SIMR - Fenchurch Park and Liam Bedford, Barrister - BC Legal

DETAILS: This is a bespoke in-house course provided by IRLA.
Maximum numbers and cancellations are not applicable.

VENUE: Brook Laurence House, 80 Civic Drive, Ipswich IP1 2AN



Chartered
Insurance
Institute

Accredited

THE VOICE OF LEGACY

Representation • Education • Networking

PROGRAMME

09:00 & 13:30 Welcome and introductions (with bacon rolls)

Leslie-Ann Giovnilli, IRLA Head of Academy

09:45 & 13:45 Basic principles

Liam Bedford, Barrister, BC Legal

- Why we have limitation / underlying purposes
- Position in the UK for PI in general terms
- Foreign claims and applicability of foreign limitation periods in the UK
- How can we use time bar & limitation to our benefit without falling foul of TCF
- What should we be aware of with regard risk of “lost retro”

10:05 & 14:05 Study session (One claim two jurisdictions)

A handout will be provided

10:20 & 14:20 The difference between timebar and statutes

Ed Gooda, FCII, SIMR, Fenchurch Park

- UK limitation is 3 years, what could be easier?
- Mental and legal disability; when does the clock start running and when does it stop?

10:45 & 14:45 Study session (Two claims BI & PI same limitation)

11:05 & 15:05 What kind of policy do you have; have you checked the exclusions?

- Does being in legacy change your role?
- Standard practise - check as though it is first sight?

11:25 & 15:25 Introduction of a generic case study

There will be a run through the various periods to see if out of time or not

12:25 & 16:25 Questions and wrap-up

The purpose of the IRLA Academy is to deliver high quality technical insurance and reinsurance training as part of its members' individual learning and personal development programme. Courses will be relevant to all who need to conform to Continuing Professional Development standards and will be available to members internationally. The IRLA Academy programme has accreditation from the CII and is supported by the FCA and PRA.

ACADEMY ORGANISER

AMS (Outsourcing) Services Limited. Invoices will be sent from the organiser.

EQUALITY AND INCLUSION

We foster an inclusive working environment where difference is embraced and where people feel valued and respected. We incorporate equality into our core objectives, making every effort to eliminate discrimination, create equal opportunities and develop good working relationships between different people.

IRLA CANCELLATION & REFUND POLICY

Payments must be made to AMS (Outsourcing) Services Ltd by BACS prior to registration acceptance. Cancellation and refund of monies paid will not be permitted any later than 14 days prior to the event. In the event of cancellation less than 14 days, or any non-attendance, all monies will remain due. If the cancellation of any IRLA event occurs due to circumstances beyond the control of IRLA, any monies paid by you will not be refundable (and any monies due from you will remain due) to the extent that IRLA has paid or has committed to pay the costs of running the course and cannot itself obtain reimbursement. In all circumstances where interest exists IRLA will attempt to run the course once again. IRLA is not responsible for any travel or other costs incurred by registrants. NO liability is assumed by IRLA for changes in the programme date, content, speakers or venue. Transfers may be made up to 24 hours of the course date.