Application for (full/partial) insolvency licence

(AND FOR A NON-MEMBER TO BECOME AN INSOLVENCY AFFILIATE)



To ensure we have all the information we need to process your application, please ensure you are completing the latest version of this form. The most up to date version is linked from icaew.com/regulatoryapplications, or please email insolvency@icaew.com for a copy.

We aim to provide a decision on your application as soon as possible. This is usually within 8-12 weeks of receiving a fully completed application form and all supporting documentation.

Under insolvency legislation, insolvency licences can only be issued to individuals. If you are not an ICAEW member, ICAEW can authorise you to conduct insolvency work if you also become an affiliate of ICAEW. You must be able to satisfy the Insolvency Licensing Committee that you are a fit and proper person to be granted insolvency affiliate status before the committee will consider your application for an insolvency licence.

If you supply all the information we need with your form, we aim to process your application within six weeks.

- a. Please read the *Insolvency Licensing Regulations and Guidance Notes* before you complete each question.
- b. Fill in this form electronically, using the TAB key to move from one answer to the next. Sections 4, 6 and 7 can be signed with a digital signature. Alternatively, save your completed form to your computer, print a copy and sign sections 4, 6 and 7. Then send it to the address at the end of the form or to insolvency@icaew.com (and we will contact you by phone to take your payment).
- c. If you need more space for an answer, please attach additional sheets.
- d. If you have any questions as you fill in the form, please call +44 (0)1908 546 302. This may avoid delays in processing your application.

If you are seeking to move your authorisation from another authorising body, you should make sure we receive your application in sufficient time for us to process it before your existing licence expires. You cannot act as an IP if your licence expires and you have not yet been issued with another one.

1 APPLICATION DETAILS			
Title (eg, Mr, Mrs, Dr)	Surname		
First name		Date of birth	DD MM YY
Home address			
Postcode/zipcode	Professional qualifications		
Personal email address	Business email address		
ICAEW membership number (if applicable)			
	to become an insolvency affiliate when you apply for an insolvency licence.		
Are you also applying for insolvency affiliate status?	YES NO		

Are you a member of any other professional body (bodie	es)? YES	S NO		
I am also a member of				
Do you currently hold, or have you previously held, an in:	solvency licence iss	ued by an authorisin	g body?	
YES NO (If 'Yes', please complete section 2)				
What kind of licence are you applying for? ICAEW offers full insolvency licences, and partial insolve	ency licences in resp	ect of companies or	individuals. There	's more information about partial licences at icaew.com/insolvency
Full licence				
An appointment-taking licence	A non-appointme	nt taking licence		
Partial licence (companies)				
An appointment-taking licence	A non-appointme	nt taking licence		
Partial licence (individuals)				
An appointment-taking licence	A non-appointme	nt taking licence		
What date would you like your licence with ICAEW to sta	rt?	DD MM Y	Y	
Firm name				Firm number C00
Firm address				
Postcode/zipcode				
If this is a new firm or if the firm does not have an ICAEW our system.	firm number, please	e enclose a copy of y	our firm's letterhe	ad and Professional Indemnity Insurance (PII) cover schedule so we can set you up on
Telephone				
What is your status within the firm?		Principal	Employee	
Which address shall we send your invoice to?		Home	Work	
Which address would you prefer we use as your mailing a	address?	Home	Work	
Are you happy for us to correspond with you by email?		Yes	No	If 'Yes', which email address should we use?

2 CURRENT OR PREVIOUS AUTHORISATION

You need only complete this section if you are currently or have previously been licensed by another authorising body. Which authorising body do/did you hold your authorisation with? ICAEW ICAS ICAI ACCA IPA Law Society Law Society Scotland Insolvency Service DETINI N/A When was your licence issued? When does/did your licence expire? Was/is your licence Full licence? Partial licence (companies)? Partial licence (individuals)? Are/were you an appointment-taker? YES NO Has your licence expired or been surrendered or withdrawn at any time? YES NO (If 'Yes', please explain circumstances in writing on a separate sheet) Has any authorising body refused to renew your insolvency licence? YES NO (If 'Yes', please give details in writing on a separate sheet) Are there any matters concerning your current/previous authorisation that should be brought to the attention of the Insolvency Licensing Committee. YES NO (If 'Yes', please give details in writing on a separate sheet) Date of last monitoring visit (if applicable) (Please provide a copy of your monitoring report.) If you hold a current insolvency licence, please complete section 3.2 onwards. If you do not hold a current insolvency licence, please complete all of section 3.

3 ELIGIBILITY

3.1 Insolvency experience in the last three years

If you aren't currently licensed by another authorising body you must have a minimum of 600 hours' insolvency experience over three years. You must have at least 150 hours' experience in each year. These hours can be made up of category (a) and (b) experience as long as your experience in category (a) accounts for at least 300 hours over the three-year period. There is no requirement to complete a certain number of hours in either category (a) or (b) in a particular year, as long as you complete at least 150 hours each year all together.

Please refer to the Insolvency Licensing Regulations and Guidance Notes for further details of qualifying experience and more information about what is included in category (a) and (b) experience.

12 months/period to end of (month or year)	Category (a) (work on Insolvency Act appointments)	Category (b1) (insolvency advice and non-IA86 assignments)	Category (b2) (rescue work and work for lenders)	Total
	hours	hours	hours	hours
	hours	hours	hours	hours
	hours	hours	hours	hours
Total in last three years	hours	hours	hours	hours

If you are not fully eligible on the basis of experience, please explain below the circumstances which you consider compensate for the shortfall

3.2 Practical insolvency experience in the last two years

Please complete Appendix A.

3.3 Current and previous employment history for the last three years

Dates		Firm	Work personally undertaken	Position held	Name of IP work/worked for (if applicable)
from	DD MM YY				
to	DD MM YY				
from	DD MM YY				
to	DD MM YY				
from	DD MM YY				
to	DD MM YY				
		1		1	

3.4 Other criteria

If you are applying for a full licence you will need to have passed all three Joint Insolvency Examination Board (JIEB) papers. If you are applying for a partial licence in relation to companies you will need to have passed the JIEB liquidations paper and the administrations, company voluntary arrangements and receiverships paper (ACVAR). If you are applying for a partial licence in relation to individuals you will need to have passed the JIEB papers. If you have passed all three JIEB papers, you may also apply for a partial licence in relation to companies or individuals.

Which JIEB papers have you passed?						
All three papers (full or partial licence)	YES	NO	If 'Yes', please give the year	in which you passe	ed the final paper(s);	DD MM YY
Liquidations and ACVAR (partial licence - companies)	YES	NO	If 'Yes', please give the year	in which you passe	ed the final paper(s);	DD MM YY
Personal paper (partial licence - individuals)	YES	NO	If 'Yes', please give the year	in which you passe	ed the final paper(s);	DD MM YY
Which authorising body were you registered with	?					
If you have not passed the JIEB papers, please exp	olain below how	you are elig	gible for an insolvency licen	Ce (see regulations 2.1 a	nd 2.2 of the Insolvency Licensing	Regulations and Guidance Notes).
Are you covered under a professional indemnity in	nsurance (PII) po	licy that is o	current and meets ICAEW's	requirements? We	may ask you to provide d	etails of your PII policy.
YES NO						
If you are an appointment-taking licence holder, yo engaged in public practice or are a principal in a f		•		y. PII is not require	d if you are a non-appoin	tment taking licence holder unless you are
If you are not covered, please explain why not.						
Do you have a bond (the general penalty sum, cor	nmonly known a	as an enabli	ng bond) YES	NO	(If 'Yes', please enclose a	copy of your signed and witnessed bond including all of its terms)
If you are an ICAEW member, do you have a curre	nt practising cer	tificate?	YES	NO		
ICAEW members who intend to take insolvency ap	•	ıst hold a pr	ractising certificate. ICAEW	members who are	both principals and non-a	appointment takers must also hold a practising
certificate. Please visit icaew.com/pc for further de	etalis.					

You must be able to demonstrate to the Insolvency Licensing Committee that you are a fit and proper person. f you mark any of the following statements or answer 'Yes' to any questions, please give more information in writing on a separate sheet. Please indicate whether you are or have been subject to any of the following: bankruptcy or a deed of arrangements equestration order individual voluntary arrangement partnership voluntary arrangement scheme or composition relating to your financial affairs				
fyour mark any of the following statements or answer 'Yes' to any questions, please give more information in writing on a separate sheet. ^N ease indicate whether you are or have been subject to any of the following: bankruptcy or a deed of arrangements equestration order individual voluntary arrangement partnership voluntary arrangement scheme or composition relating to your financial affairs have: had a finding made against me by ICAEW; had a finding made against me by another authorising body on disciplinary grounds; had a bond or negligence claim made against me. have been removed for misconduct under present or previous legislation from the office of: iguidator trustee administrative receiver nominee of a voluntary arrangement administrator supervisor of a voluntary arrangement or any office under any provision of the law of a country or territory outside the UK which corresponds to such legislation. have been the subject of a disqualification order under the Companies Act 2006 or previous company legislation the Insolvency Act 1985 any other enactment or the conduct of insolvencies as an office-holder, infringeed the UK which corresponds to such legislation. have been found to have knowingly and wilfully, in relative to the conduct of insolvencies as an office-holder, infringeed the requirements of: the Insolvency Act 1985 any other enactment any provision of the law of a country or territory outside the UK which corresponds to such legislation. have been found to have knowingly and wilfully, in relation to the conduct of insolvencies as an office-holder, infringeed the UK which corresponds to such legislation. have been found to have knowingly and wilfully, in relative to the conduct of insolvencies as an office-holder, infringeed the UK which corresponds to such legislation. have been found to have knowingly and wilfully, in relative for the conduct of insolvencies as an office-holder, infringeed the UK which corresponds to such legislation. have been found to have thoringly and wilfu	3.5 Fit and proper			
bankruptey or a deed of arrangements equestration order individual voluntary arrangement partnership voluntary arrangement bankruptey or a deed of arrangements equestration order individual voluntary arrangement partnership voluntary arrangement				
scheme or composition relating to your financial affairs have: had a finding made against me by ICAEW; had a finding made against me by another authorising body on disciplinary grounds; had a bond or negligence claim made against me. have: had a finding made against me by ICAEW; had a finding made against me by another authorising body on disciplinary grounds; had a bond or negligence claim made against me. have: have: have: had a bond or negligence claim made against me. have: have: administrative receiver administrator supervisor of a voluntary arrangement or any office under any provision of the law of a country or territory outside the UK which corresponds to such legislation. here been the subject of a disqualification order under: the Company Directors: Disqualification Act 1985 any other enactment any provision of the law of a country or territory outside the UK which corresponds to such legislation. have been found to have knowingly and wilfully, in relation: the Companies Act 2006 or previous company legislation the Bankruptcy (Scotland) Act 1985 the Insolvency Act 1985 any other enactment any provision of the law of a country or territory outside the UK which corresponds to such legislation. the Insolvency Act 1985 any other enactment any provision of the law of a country or territory outside the UK which corresponds to such legislation. the Insol	Please indicate whether you are or have been subj	ect to any of the following:		
have: La finding made against me by ICAEW; had a finding made against me by another authorising body on disciplinary grounds; had a bond or negligence claim made against me. have been removed for misconduct under present or previous legislation from the office of: liquidator trustee administrative receiver nominee of a voluntary arrangement administrator supervisor of a voluntary arrangement or any office under any provision of the law of a country or territory outside the UK which corresponds to such legislation. have been the subject of a disqualification order under: the Company Directors Disqualification Act 1986 any other enactment any provision of the law of a country or territory outside the UK which corresponds to such legislation. have been found to have knowingly and wilfully, in relation to the conduct of insolvencies as an office-holder or potential office-holder, infringed the requirements of: the Insolvency Act 1985 the Companies Act 2006 or previous company legislation the PM which corresponds to such legislation. have been found to have knowingly and wilfully, in relation to the conduct of insolvencies as an office-holder or potential office-holder, infringed the requirements of: the Insolvency Act 1985 the Companies Act 2006 or previous company legislation the PM which corresponds to such legislation. Have you been found guilty of, or pleaded guilty to, an indictable offence(s)? YES NO	bankruptcy or a deed of arrangements	equestration order	individual voluntary arrangement	partnership voluntary arrangement
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the Insolvency Act 1985 any other enactment any provision of the law of a country or territory outside the UK which corresponds to such legislation. have been found to have knowingly and wilfully, in relation to the conduct of insolvencies as an office-holder or potential office-holder, infringed the requirements of: the Insolvency Act 1986 the Companies Act 2006 or previous company legislation the Bankruptcy (Scotland) Act 1985 the Insolvency Act 1985 any other enactment any provision of the law of a country or territory outside the UK which corresponds to such legislation. Have you been found guilty of, or pleaded guilty to, an indictable offence(s)? YES NO	I have been the subject of a disqualification order	under:		
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Have you been found guilty of, or pleaded guilty to, an indictable offence(s)? YES NO	the Insolvency Act 1986	the Companies Act 2006 or pr	evious company legislation	the Bankruptcy (Scotland) Act 1985 the
	Insolvency Act 1985	any other enactment	any provision of the law of a country or territo	ory outside the UK which corresponds to such legislation.
lave you been the subject of a successful claim for negligence or breach of contract of any matter forming part of the insolvency experience requirements? YES NO	Have you been found guilty of, or pleaded guilty to	o, an indictable offence(s)?	YES NO	
	Have you been the subject of a successful claim fo	r negligence or breach of contract of a	any matter forming part of the insolvency experience r	requirements? YES NO

4 REFEREE ENDORSEMENT

You must obtain confirmation from two people that you are fit and proper. Suitable referees are another IP, an ICAEW member or another professional such as a qualified accountant or lawyer. If you are not currently a sole practitioner, we expect one of these individuals to be a principal in your firm. We also expect one of these people to have knowledge of your insolvency work to date and to have worked with you on one of the cases detailed in Appendix A.

A. To be completed by your first referee

Signature for first referee

I confirm that I am not aware of any matters that should be brought to the attention of ICAEW's Insolvency Licensing Committee when it considers this application and that, in my opinion, the applicant is a fit and proper person to be granted an insolvency licence by ICAEW.

Name of first referee		Membership numb	er (if applicable)	
Professional qualifications				
Firm name				
Firm address				
Postcode/zipcode	Email address			
Relationship with applicant		I have known the a	oplicant for	years
Signature for first referee		Date	DD MM YY	
B. To be completed by your second referee I confirm that I am not aware of any matters that should b the applicant is a fit and proper person to be granted an	be brought to the attention of ICAEW's Insolvency Licensing insolvency licence by ICAEW.	g Committee when i	t considers this application a	nd that, in my opinion
Name of first referee		Membership numb	er (if applicable)	
Professional qualifications				
Firm name				
Firm address				
Postcode/zipcode	Email address			
Relationship with applicant		I have known the a	oplicant for	years

Date DD MM YY

5 PAYMENT

When you submit your application, you must pay (by credit/debit card):

- the insolvency licence fee;
- the affiliate fee (if applicable); and
- levies (these only apply if your application is to run from 1 January).

The fee for appointment-takers is based on your best estimate of gross annual insolvency fee income for the forthcoming year. If you hold joint appointments, you should divide the joint fee by the number of appointees and add this amount to your personal gross annual insolvency fee income. The fee for non-appointment takers is a flat rate.

Appointment takers - My best estimate of my personal g	gross insolvency fee income for the forthcoming year is: ${\tt f}$. This is for the	e financial year	calendar year.
l agree to pay £	to cover:			
• the licence fee for band	and levies (if appropriate); and			
• the affiliate fee of £				
Please contact me on this daytime phone number		to	arrange payment by credit/debi	t card.
If your application is approved, we will send you a receip				
When you renew your licence in future years, you can pa	ay by direct debit. Would you like us to send you a direct debit mandate?	YES	NO	
If you voluntarily withdraw your licence during the year,	we will not issue a refund.			

6 APPLICATION AND UNDERTAKINGS (ICAEW MEMBERS)

I hereby apply for an insolvency licence, to be effective from

DD MM Y

I certify that the details given on this application are correct and that I know of no reason why I should not be considered a fit and proper person to be a licensed insolvency practitioner.

I undertake to comply with ICAEW's *Insolvency Licensing Regulations and Guidance Notes* and I accept that ICAEW is entitled to communicate to any recognised body or relevant authority within the meaning of the Insolvency Act information which appears to be relevant to the discharge by that body or authority of its powers or duties under that Act.

I also undertake that I will obtain, before accepting any appointment, a bond of security under S390(3) of the Act in compliance with the regulations set out in the Insolvency Practitioners Regulations 2005 or the Insolvency Practitioners Regulations (Northern Ireland) 2006 (as amended) and that I shall lodge the same with ICAEW by 31 December each year; and that I will obtain, for each appointment, a specific penalty under the bond of security and will each month lodge with ICAEW a copy of my bond cover schedule by not later than 20 days after the end of each month.

I understand that ceasing to be a licence holder does not remove my obligation to pay outstanding fees and to provide information and returns concerning appointments and that ICAEW, under the insolvency legislation, is able to make applications to court for the transfer of cases from insolvency practitioners whom it authorises. Such transfers may arise both during the period of a licence or after a member has ceased to be authorised. I understand that ICAEW may seek to recover the costs of such transfers from the former insolvency licence holder.

I certify that neither ICAEW, its officers, servants, members of its council or committees or agents, nor servants of committees, nor the committees or servants of the Accountancy and Actuarial Discipline Board, is to be liable in damages or otherwise for anything done or omitted in discharge or purported discharge of any of its functions connected with authorisation under the Act or under relevant regulations or the enforcement of any of the terms thereof or the monitoring of compliance with relevant regulations in those or any respects, unless the act or omission is shown to have been in bad faith.

Date

DD MM Y

7 APPLICATION AND UNDERTAKINGS (APPLICANTS FOR AFFILIATE STATUS)

I hereby apply for an insolvency licence, to be effective from

DD MM YY

For this purpose, I hereby apply to be accepted as an insolvency affiliate and insolvency practitioner of ICAEW under the bye-laws and ICAEW's *Insolvency Licensing Regulations and Guidance Notes* as from time to time amended.

I certify that the details provided in this application are correct and that I know of no reason why I should not be considered a fit and proper person to be an insolvency affiliate and a licensed insolvency practitioner of ICAEW.

I agree to be bound by and to undertake to comply with the Royal Charters, bye-laws, Code of Ethics and the *Insolvency Licensing Regulations and Guidance Notes* (as from time to time amended or re-issued). I acknowledge that, if accepted as an insolvency affiliate, I shall be subject to the disciplinary procedures of ICAEW for any failure to comply with its bye-laws, Code of Ethics or regulations, or to fulfil the undertakings in this application.

I accept that ICAEW is entitled to communicate to any recognised body or relevant authority within the meaning of the Insolvency Act, information which appears to be relevant to the discharge by that body or authority of its powers or duties under that Act.

I also undertake that I will obtain, before accepting any appointment, a bond of security under S390(3) of the Act in compliance with the regulations set out in the Insolvency Practitioners Regulations 2005

or the Insolvency Practitioners Regulations (Northern Ireland) 2006 (as amended) and that I shall lodge the same with ICAEW by 31 December each year; and that I will obtain, for each appointment, a specific penalty under the bond of security and will each month lodge with ICAEW a copy of my bond cover schedule by not later than 20 days after the end of each month.

I understand that ceasing to be a licence holder does not remove my obligation to pay outstanding fees and to provide information and returns concerning appointments and that ICAEW, under the insolvency legislation, is able to make applications to court for the transfer of cases from insolvency practitioners whom it authorises. Such transfers may arise both during the period of a licence or after an affiliate has ceased to be authorised. I understand that ICAEW may seek to recover the costs of such transfers from the former insolvency licence holder.

I certify that neither of ICAEW, its officers, servants, members of its council or committees or agents, nor servants of committees, nor the committees or servants of the Accountancy and Actuarial Discipline Board, is to be liable in damages or otherwise for anything done or omitted in discharge or purported discharge of any of its functions connected with authorisation under the Act or under relevant regulations or the enforcement of any of the terms thereof or the monitoring of compliance with relevant regulations in those or any respects, unless the act or omission is shown to have been in bad faith.

I understand that I am not entitled to call myself a chartered accountant and that insolvency affiliate status does not confer any rights, acknowledgements, status or designatory letters on me or entitle me to be publicly represented as having such.

Signature

Signature

Date

DD MM Y

The bye-laws and Code of Ethics are available at icaew.com/regulations

APPENDIX A - PRACTICAL INSOLVENCY EXPERIENCE FORM

All applicants must complete this part of the form.

Practical insolvency experience

To allow us to consider your application for an insolvency licence, you must provide evidence to demonstrate that you have recent, relevant and sufficient insolvency experience. Please give details of no more than 10 cases across a selection of case types that best demonstrate your insolvency experience in the last 24 months. An example is provided. Your information should be in date order (most recent first). Continue on a separate sheet if necessary.

your job title	Date when the insolvency proceeding commenced and ceased	Details of the insolvency case type (administration, creditors voluntary liquidation, etc.)	Size of the insolvency team, your role and who you reported to	Key risk areas and details of professional judgements you exercised during the insolvency case	Hours worked on the insolvency case
Firm: XYZ LLP Job title: Insolvency Senior Manager	January 2012 Still ongoing	Individual Voluntary Arrangement	Team of two I was principally responsible for overseeing and managing the IVA and reporting to the IP.	I was responsible for the day-to-day running of this case including, interviewing the debtor, preparing the draft proposal, income and expenditure accounts, ensuring documents were filed on time and correctly, monthly reviews of case. The key areas were: • ensuring all liabilities were included; • reaching an agreement with the debtor based on income and expenditure as to what monthly contributions could be made into the arrangement; and • obtaining creditor's approval. A creditors' meeting was called and the proposal agreed with modifications. The IVA is for five years and I was responsible for ensuring the debtor made their monthly contributions.	80

Employer/firm and your job title	Date when the insolvency proceeding commenced and ceased	Details of the insolvency case type (administration, creditors voluntary liquidation, etc.)	Size of the insolvency team, your role and who you reported to	Key risk areas and details of professional judgements you exercised during the insolvency case	Hours worked on the insolvency case
2					
3					
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Employer/firm and your job title	Date when the insolvency proceeding commenced and ceased	Details of the insolvency case type (administration, creditors voluntary liquidation, etc.)	Size of the insolvency team, your role and who you reported to	Key risk areas and details of professional judgements you exercised during the insolvency case	Hours worked on the insolvency case
5					
6					
7					

Employer/firm and your job title	Date when the insolvency proceeding commenced and ceased	Details of the insolvency case type (administration, creditors voluntary liquidation, etc.)	Size of the insolvency team, your role and who you reported to	Key risk areas and details of professional judgements you exercised during the insolvency case	Hours worked on the insolvency case
8					
9					
10					

8 CHECKLIST

I have signed the application form.

My referees have signed the application form.

I have enclosed a copy of my most recent monitoring report (if applicable).

I have enclosed the extra sheets used to give any further explanation.

I have enclosed a copy of the firm's letterhead and PII cover schedule (to be completed by new firms/firms with no ICAEW firm number only).

I have enclosed payment (if applicable).

Either: I have enclosed a copy of my enabling bond and terms (or the original) (if applicable).

Or: I have sent a copy of my enabling bond and terms (or the original) to insolvency@icaew.com (if applicable).

When you send in the form, please make sure you provide all the supporting documents, including any extra sheets. If we do not receive all the information we need, it may delay us processing your request.

Send your completed form to: Regulatory Support ICAEW Metropolitan House 321 Avebury Boulevard Milton Keynes MK9 2FZ UK

T +44 (0)1908 546 262 or +44 (0)1908 546 289 E insolvency@icaew.com

Alternatively, send it by email to insolvency@icaew.com and we will contact you by phone to take your payment.

USING YOUR PERSONAL INFORMATION

We will treat your personal information in accordance with data protection legislation. We will use your information to carry out our responsibilities as a regulator and as a professional body. We may, either as required by law or to carry out those responsibilities, share your personal information to comply with the requirements of government departments, agencies and regulators. Where necessary we may transfer your information outside the UK or European Economic Area (EEA) eg, to one of our offices. These countries may not have similar data protection laws to the UK so, if we do transfer your information, we will take the necessary steps to ensure that your privacy rights are still protected. For more information about our data protection policy, please go to icaew.com/dataprotection