

Indian Institute of Arbitration & Mediation (IIAM) is one of the pioneer institutions in India, providing institutional Alternative Dispute Resolution (ADR) services, which includes international and domestic arbitration mediation and negotiation and conducting training programs in ADR.

IIAM is a non-profit organization registered in India and commenced activities in the year 2001. The legal and ethical aspects are guided and controlled by the IIAM Advisory Board, comprising of distinguished and eminent persons from various fields, chaired by Mr. Justice M. N. Venkatachaliah, former Chief Justice of India. IIAM is the first institution in India approved by the International Mediation Institute (IMI) at the Hague, Netherlands for qualifying mediators for IMI certification. IIAM is a member of Asian Mediation Association (AMA), Asia Pacific Regional Arbitration Group (APRAG) and the country representative – India for Mediation World, UK.



For details log on to:
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The LEADR Program offers opportunity to transform law practice to the intended goal of effective justice delivery.

A unique program conceived by the Indian Institute of Arbitration & Mediation for law students and young lawyers.

Designed to engage in cutting edge and high quality law practice!



INDIAN INSTITUTE OF
ARBITRATION & MEDIATION

www.arbitrationindia.org

LEADR



LEADERSHIP IN
EFFICACIOUS
ADVOCACY AND
DISPUTE
RESOLUTION

The LEADR Program offers opportunity to transform law practice to the intended goal of effective justice delivery. Experienced and highly knowledgeable trainers introduce you to the theory and concepts of efficacious justice delivery mechanisms through the theory of consensual dispute resolution mechanisms and collaborative advocacy, principled negotiation standards and facilitative mediation techniques, with introduction to Neuro Linguistic Programs to develop rapport and identifying the underlying interests and to develop options for resolving disputes.

The Program is an intensive, skills-oriented course designed to be highly interactive. In addition to lecture and discussion on efficacious justice delivery, negotiation, mediation and advocacy, students will be engaged with roleplays and activities, which will expose them to a blend of scholastic and experiential learning, preparing them to cutting edge law practice and an innovative opportunity to change / transform. Certificate of participation will be issued by IIAM.

Why LEADR

Alternative Dispute Resolution is no longer an alternative process.

It has now become one of the premier methods of resolving disputes, whether they arise in trade or commerce, business or family. It is now manifestly clear to both practitioners and legal educators that a comprehensive professional exposure to ADR is necessary to engage in cutting edge and high quality law practice!

Mediation has developed into a mainstream dispute resolution process for commercial disputes. Mediation is not only about conflict and resolution; it is about maintaining relationship and adding value. Both aspiring neutrals and advocates should know the scientific themes and stages of mediation as well as the variety of styles, techniques and process of mediation and advocacy. Business and commercial mediation has developed into a sophisticated form of managed negotiation, where the resolution has to satisfy the needs and interests of the parties and help to build great relationships!

Program
LEADR



Lawyers play an active and useful role during mediation. He assists his client in the process, in a collaborative and constructive manner. Lawyers are normally trained to focus narrowly on a formatted case, regulated by the process of court. Mediation forces them to take a much wider view. The changing role of a lawyer as a dispute resolution specialist has raised the standard, credibility and acceptance of mediation. Unlike the role of lawyer in litigation, mediation advocate has to release the client from the confines of the legal 'box' and can help their clients achieve outcomes that may be unattainable in litigation or arbitration.