



COPYRIGHT POLICY

Purpose

This policy explains the expectations of Brighten Institute Australia regarding the material found on this website.

Obligations

Unless otherwise identified, all materials on this website are copyrighted property of Brighten Institute Australia.

Brighten Institute Australia's material is protected by the Australian Copyright Act 1968 and is owned by either Brighten Institute Australia or by other copyright holders. Aside from use permitted by the Australian Copyright Act, no material may be copied or reproduced, utilised in any form or by any means, electronic or mechanical. This includes photocopying, recording, broadcasting by any information storage retrieval system, digitally copying, uploading onto web pages or use by any other means performed without prior permission from Brighten Institute Australia. Authors' works are granted copyright protection as soon as the material expression has been created; there is no legal requirement to register this work. Brighten Institute Australia expects the following usage of our website and materials:

- Brighten Institute Australia's materials should be retrieved for information purposes only.
- Saved or download information is to be used for personal use only.
- Print materials for personal use only, and are only to be shared with other course users; however, charging for this content is prohibited.
- Commercial exploitation of any kind is explicitly prohibited.
- All materials used are expected to be unaltered and appropriately acknowledged.
- No modifications are to be made to the material unless permission to do so is given.

You may link or embed information from our website; however, you may not imply any relationship, association, or endorsement without permission given in writing. Our logo or trademark are also not to be used without prior permission from Brighten Institute Australia. You must obtain permission from Brighten Institute Australia if you wish to:

- Copy, display or distribute material accessed through this domain.
- Charge others for access to the data supplied on this website
- Include the work, website, materials, logos, or trademarks in any type of sale or promotion
- Modify the work in any way.

The Australian Copyright Act 1968 also prohibits the circumvention of any passwords or website locks in use by Brighten Institute Australia.

Additionally, students, staff and visitors are expected to ensure that all third party material used at the institute for any purpose complies with the Australian Copyright Act of 1968 and with any associated



BRIGHTEN
INSTITUTE AUSTRALIA

RTO Provider: 41148
A.B.N 73 603 367 095
Ph: 02 9223 1868
Fax: 02 9223 7365
Web: brighten.edu.au
Level 5 12-14 O'Connell Street Sydney NSW 2000

legislation. As such, students are required to attribute the rights to the original author(s) as indicated in The Act.

Students with questions about copyright are encouraged to raise them with their tutor or with Brighten Institute Australia. If you believe copy written work is available on the Brighten Institute Australia network and is displayed in such a way that constitutes copyright infringement, or if you believe there has been a breach of an agreed license or contract, please notify us immediately on support@brighten.edu.au.