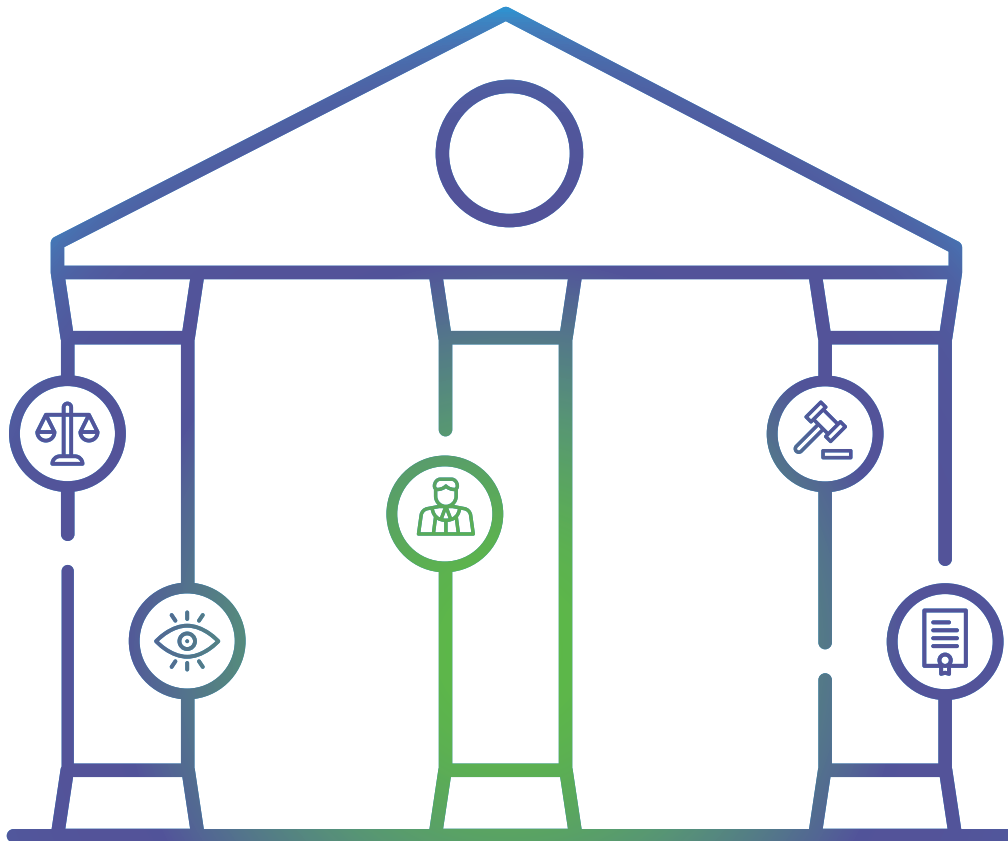




BRUSSELS
SCHOOL OF
COMPETITION



LL.M. IN COMPETITION LAW AND ECONOMICS

LIFELONG LEARNING PROGRAMME 2024-2025



INTERUNIVERSITY CERTIFICATE IN COMPETITION LAW

The programme is entirely taught in English and divided into 10 modules and 4 clinical seminars. With 13.5 hours for each module and with 4.5 hours for each clinical seminar, the programme seeks to offer the strongest possible training in the various disciplines of competition policy. Most modules are taught by both a lawyer and an economist in order to convey the multidisciplinary content of competition policy. Students who pass all the modules will be awarded an "Interuniversity certificate" and 32 credits.

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FULL ONLINE
PROGRAMME AVAILABLE

FOREWORD

All LL.M. courses can now be taken remotely.

The courses are given either entirely remotely by videoconference or in a hybrid format (the course is given in class to students and simultaneously livestreamed).

This format offers students the following benefits:

- 1_ they can take courses from anywhere in the world, conveniently and safely;
- 2_ they can, if they wish, attend classes in person and meet up with their teachers and classmates.

We aim to make it equally convenient for all BSC students to take courses remotely or in person, and to ensure they all have the same opportunities to interact with teaching staff and classmates.

Because that's the future of education.

 www.bsc-brussels.eu



PHILIPPE LAMBRECHT
President of the BSC
Special Advisor to the CEO of the FEB



CHARLES GHEUR
CEO of the BSC
Advisor to the Walloon Minister
for Economy and Employment



NICOLAS PETIT
Head of Department
European University Institute





AMBITION OF THE PROGRAMME

The programme in Competition Law and Economics has been designed to meet the needs of companies and their counsels, who have to cope with increasingly complex competition rules and the unprecedented economic risks arising from the enforcement of those rules.

THE PROGRAMME HAS 5 UNIQUE DEFINING FEATURES

1_

It offers practical training, thanks to an experienced contingent of competition lawyers, economic consultants, and senior officials

2_

It provides high-level lectures taught by outstanding academics

3_

It embraces a modern approach to training, fully reflecting the interdisciplinary nature (law and economics) of competition policy

4_

It proposes a flexible training programme compatible with the requirements of professional practice

5_

It gives its students opportunities to socialise and meet fellow competition professionals on a regular basis

AND HAS 2 MAIN OBJECTIVES

1_

To prepare fresh graduates for entry in the demanding competition market

2_

To provide an upgrade for established competition experts on contemporary developments in law, economics and policy



PARTICIPANTS' PROFILE

- > **Business lawyers and economic consultants** (junior and senior) seeking to expand, improve or refresh their knowledge of competition law and economics.
- > **Companies**, not only in-house lawyers, but also **managers, executives and public affairs experts** who come across competition issues in their daily business activities.
- > **Civil servants** from competition agencies, sectoral regulators, public administrations and state-owned companies, who regularly have to deal with situations involving competition law.
- > **Young graduates in law or economics** who seek to add another string to their bow.



SOME OF THE ORGANISATIONS THAT TOOK PART TO THE PROGRAMME

AB INBEV, ACCENTURE, ARNOLD & PORTER, ASHURST, AUSTRIAN FEDERAL COMPETITION AUTHORITY, AUTHORITY FOR CONSUMERS AND MARKETS, BAKER BOTTS, BASF, BAYER, BELFIUS, BELGIAN COMPETITION AUTHORITY, BIPT, BIRD & BIRD, BOSCH AND SIEMENS, BPOST, COVINGTON & BURLING, CAMPBELL SOUP COMPANY, CARMEUSE, CLEARY GOTTLIEB STEEN HAMILTON, COCA-COLA EUROPEAN PARTNERS, CONTRAST, COVINGTON & BURLING LLP, CROWELL MORING, D'ETEREN, DE BRAUW BLACKSTONE WESTBROEK, DELHAIZE GROUP, DELOITTE, DENTONS KENSINGTON SWAN, D'ETEREN, DISTRIGAS, EDF, ELECTRABEL, ELIA, EUROCLEAR, EUROPEAN BANKING FEDERATION, EUROPEAN COMMISSION, EUROPEAN PARLIAMENT, FEBELCEM, FINCO, FOCUS ADVOKATER, GARRIGUES, GAZPROM, GIBSON DUNN, GLAXOSMITHKLINE, HITACHI, HONEYWELL, HOUTHOFF BURUMA, HP BELGIUM, HUNTSMAN, IBPT, ICEWATCH, JANSON BAUGNIET, JOHNSON & JOHNSON, JONES DAY, KBC, LAGA, LHOIST, LINEAS, LINKLATERS, LITHUANIAN COMPETITION COUNCIL, LOYENS & LOEFF, MASTERCARD, MCDERMOTT WILL & EMERY, MICROSOFT, MITSUBISHI CHEMICAL HOLDINGS EUROPE, MONARD LAW, NAUTADUTILH, NMBS, PANASONIC, PIERSTONE, PRICEWATERHOUSECOOPERS, PROVIRON, PURATOS, RACINE, RBB ECONOMICS, SAMSUNG, SAP, SCHREDER, SHEARMAN & STERLING, SHEPPARD MULLIN, SIEMENS, SODEXO, SOGETI BELGIUM, SPADEL, SPE LUMINUS, SPF ECONOMY, SWIFT, TELENET, THYSSENKRUPP, TOTAL, TOYOTA MOTOR, UMICORE, VAN BAELE & BELLIS, VERIZON...



ADMISSION REQUIREMENTS & HOW TO APPLY?

EDUCATION

All applicants must hold a Master degree in law, in economics or in management science. Alternatively, applicants may hold a Master in another field and demonstrate sufficient legal expertise (e.g., professional experience or additional training in law). The Brussels School of Competition will ask participants to provide proof of their academic qualifications.

LANGUAGE SKILLS

A working knowledge of English is required (Council of Europe, Independent User, scale B2).

VISA REQUIREMENTS

Participants must hold a valid visa when they attend the programme at the Brussels School of Competition.

Non-EU foreign students may have to provide a copy of their visa during the application process. Relevant information may be found on the website of the Ministry for Foreign Affairs:

 http://diplomatie.belgium.be/en/services/travel_to_belgium/studying_in_belgium

No visa is required for distance learning classes.

FEES

** fees include the programme modules, catering and course materials only.*

The tuition fee is **€6,500 *** for the entire course (**10 modules + 4 clinical seminars**).

The fee for a single module is €700. The fee for each clinical seminar is €250.

Students interested in spreading their attendance over 2 years should mention it at the beginning of the application process. The Board may then allow the programme to be spread over a **maximum of two years**. Students who want to spread the programme over **two years** will be requested to pay a **€500** fee per additional year. This fee covers administrative costs.

The course fees are due before registration deadlines.

REGISTRATION

LL.M. programme applicants must submit their application no later than **15th September 2024**. The registration form can be downloaded directly from the Brussels School of Competition website:

 www.bsc-brussels.eu/interuniversity-certificatein-competition-law

As a rule, tuition fees must be paid in full prior to the start of the programme or chosen module/seminar. Upon receipt of payment, the student's BSC account will be activated and registration will be complete.

The programme is geared towards the requirements of working professionals. Participants may decide to follow only part of the programme, opting for a limited range of modules/clinical seminars which correspond to their main areas of interest.

Students attending the programme, or part of it, are entitled to continuing professional development (CPD) points from the relevant authorities.



ORGANISATION

TIMETABLE

The Interuniversity certificate in Competition Law covers a full academic year, starting on 20 September 2024 and ending on 27 June 2025. The course is held on Fridays afternoon online or at the premises of the BluePoint Brussels. The programme is divided into **10 modules and 4 clinical seminars**.

Each module takes place over a period of three weeks, with three weekly lectures on Friday afternoons from 1.30 p.m. to 6.00 p.m. In addition to the modules, the clinical seminars will be held on four consecutive Fridays, **from 1.30 p.m. to 6.00 p.m.**

You will be able to watch the lecture online and to attend one lecture per module in the classroom.

ASSESSMENT

A. Enrol for the full programme
(10 modules + 4 clinical seminars)

B. Pass the 10 exams and get a mark of at least 10/20 for each module

C. Obtain a mark of at least 10/20 on their dissertation

In order to obtain the Interuniversity certificate in Competition Law, students must:

1_ ASSESSMENT OF INDIVIDUAL MODULES

At the end of each module, students will be assessed via an individual take-home exam, which may include case studies or multiple-choice questions. These exams must be completed and submitted within two weeks. Typically, exams are available a few days after the module ends, though delays may occur due to instructors' schedules. Clinical seminars are not formally assessed.

2_ ATTENDANCE POLICY

In order to maintain a dynamic and effective learning environment, it is essential students attend all scheduled classes, both held in person or online. Although attendance is not mandatory for all classes, students are allowed up to three absences over the course of the semester. Excused absences will be granted in the case of illness or emergency. In case of absence, students must provide appropriate documentation, such as a doctor's note or other verifiable evidence. We understand however that work related events can occur and force students to miss classes.

Students based abroad are exempt from the attendance policy but are encouraged to actively participate, whereas students based in Belgium are strongly encouraged to come on site.

3_ DISSERTATION

As part of the certificate, each student must write a short dissertation of 25-30 pages. The topic of the dissertation may be related to the student's day-to-day professional practice. Where possible, dissertations must cover both the legal and economic aspects of competition law.

Dissertation topics must be submitted to, and approved by, the BSC Board in consultation with the team of professors in charge of the relevant module. If two or more similar topics are submitted for approval, topics will be attributed on a first come, first served basis.

4_ AN INTERUNIVERSITY CERTIFICATE IN COMPETITION LAW

Participants who complete the full programme and pass the assessment examination will receive an Interuniversity Certificate in Competition Law, as well as 32 credits (see European recognition and the decree of 7 November 2013 defining the higher education landscape and the academic organisation of studies). The certificate is personally significant for the participant's training and education plan, and the credits can be used when pursuing academic training in Europe (provided the credits are accepted by the programme for which the participant would subsequently like to enrol).

TEACHING MATERIALS

Students will receive an online documentation pack comprising an outline of their course and relevant regulations, case law and academic literature for each module. Students may be given reading assignments. Students will have access to an online teaching platform where they can upload the exam and consult the materials before and during each course. All the courses will be filmed (video recording available for each session) and uploaded on the student platform.





Congratulations,
it's now time to
celebrate !



1 GENERAL INTRODUCTION TO COMPETITION LAW AND ECONOMICS

session 1 > 20.09.2024
session 2 > 27.09.2024
session 3 > 04.10.2024

13.5 HOURS
2 CREDITS



PROFESSORS



NICOLAS PETIT
Head of Department
European University
Institute



BENOIT DURAND
Partner
RBB Economics



CONTENT

- > Practical importance of competition law
- > Macro and micro economic effects of competition policy
- > Perfect competition, monopoly and oligopoly (Cournot and Bertrand)
- > The relevant market, market definition, the hypothetical monopolist test
- > Market power (incl. measurement techniques), market concentration, barriers to entry/expansion
- > The cellophane fallacy and other common fallacies
- > Overview of the competition rules and their history
- > The German ordo-liberal school
- > The market integration ethos
- > Institutions, enforcement and procedures
- > Relationship between EU and national competition law
- > Effect on trade between Member States
- > The concept of undertaking
- > Extraterritorial application of EU competition law and the effects doctrine
- > Case studies

2 THE LAW AND ECONOMICS OF CARTEL AGREEMENTS

session 1 > 11.10.2024
session 2 > 18.10.2024
session 3 > 25.10.2024

13.5 HOURS
2 CREDITS



PROFESSORS



BENNO BUEHLER
Vice President
Charles River
Associates



EWOUDE SAKKERS
Head of Unit
European Commission



JOHAN YSEWYN
Partner
Covington & Burling



CONTENT

- > Collusion and leniency in economic theory
- > Economic and historical background of cartel enforcement
- > Types of cartel practices
- > Administrative procedure
- > The leniency programme
- > Fines and limitation periods
- > Parental liability and other imputability issues
- > Judicial review in cartel cases
- > The settlement procedure
- > International cooperation in cartel cases
- > Case studies
- > Judicial review in cartel cases
- > The settlement procedure
- > International cooperation in cartel cases
- > Case studies

3 THE LAW AND ECONOMICS OF HORIZONTAL COOPERATION AGREEMENTS

session 1 > 15.11.2024

session 2 > 22.11.2024

session 3 > 29.11.2024

13.5 HOURS
2 CREDITS



PROFESSORS



JOAN DE SOLÀ MORALES
Partner
RBB Economics



PAUL MCGEOWN
Avocat
mcgeown.eu



HELEN GORNALL
Partner
De Brauw Blackstone
Westbroek



CONTENT

- > Joint ventures – general issues
- > Principles of analysis under Art. 101 TFEU
- > Exchange of information agreements
- > R&D agreements
- > Production agreements
- > Purchasing agreements and buyer groups
- > Commercialization agreements
- > Standardization/standard terms generally
- > Standardization/IPR-related issues
- > The specific example of airlines alliances
- > Estimation of follow-on damages



LIVE STREAM CLASSES

CLASSES WILL BE BROADCAST LIVE. IN THE EVENT THAT TEACHERS ARE UNABLE TO HOST CLASSES ON-SITE DUE TO UNFORESEEN CIRCUMSTANCES, THE SESSIONS WILL BE CONDUCTED ONLINE. PARTICIPANTS WILL BE NOTIFIED OF ANY CHANGES PROMPTLY.

4 THE LAW AND ECONOMICS OF MERGER CONTROL

session 1 > 06.12.2024

session 2 > 13.12.2024

session 3 > 20.12.2024

13.5 HOURS
2 CREDITS



PROFESSORS



NICHOLAS LEVY
Partner Cleary
Gottlieb Steen
& Hamilton



MIGUEL DE LA MANO
Executive Vice
President
Compass Lexecon



**MICHELE
PIERGIOVANNI**
Head of Unit DG COMP
European Commission



CONTENT

- > Adoption of the EUMR
- > Application of the EUMR
- > Pillars of EU merger control
- > Comparison with U.S. merger control law
- > Evolution of EU merger control
- > Notion of concentration
- > EUMR jurisdiction and division of powers with Member States
- > Market definition under the EUMR
- > SIEC test and the economic fundamentals of merger control
- > Horizontal mergers
- > Vertical mergers
- > Conglomerate mergers
- > Failing firm
- > Efficiencies
- > Evidentiary principles, standard of proof, checks and balances
- > Types of evidence: merging parties' documents, witness statements, consumer surveys, quantitative evidence, etc.
- > Remedies: divestitures, severance of links with rivals, other remedies
- > Judicial review, damages, expedited procedure, appeals to EU Courts

5 THE LAW AND ECONOMICS OF VERTICAL RESTRAINTS

session 1 > 10.01.2025
session 2 > 17.01.2025
session 3 > 24.01.2025

13.5 HOURS
2 CREDITS



PROFESSORS



FRANK WIJCKMANS

Partner
Contrast



LUC PEEPERKORN

Former Principal Advisor
Antitrust Policy - DG COMP
European Commission



CONTENT

- > Introduction to the new Vertical Block Exemption Regulation 2024/720 and the new Vertical Guidelines
- > Common features (notion of agreements, market share threshold, etc.)
- > Exclusive distribution
- > Non-exclusive distribution
- > Selective distribution
- > Franchising
- > Resale price maintenance
- > Active and passive sales
- > Agency
- > On-line distribution
- > Single branding, upfront access payment and category management
- > Vertical coordination (double marginalization, retail services, free riding, commitment problem)
- > Inter-brand versus intra-brand competition
- > Workshops

6 THE LAW AND ECONOMICS OF ABUSE OF DOMINANCE

session 1 > 29.01.2025
session 2 > 05.02.2025
session 3 > 14.02.2025

13.5 HOURS
2 CREDITS



PROFESSORS



JEAN-FRANÇOIS BELLIS

Managing Partner
Van Bael & Bellis



RAPHAËL DE CONINCK

Vice President
Charles River
Associates



WILLIAM E. KOVACIC

Professor of Law
George Washington
University



ROBERT O'DONOGHUE

Barrister Brick
Court Chambers



CONTENT

- > Dominance
- > History of article 102 TFEU – Exploitation v. Exclusion
- > The effects-based approach
- > The concept of abuse, general considerations
- > Predatory pricing
- > Rebates
- > Refusal to deal
- > Margin squeeze
- > Price discrimination
- > Tying/bundling
- > Abuse of collective dominance
- > Other abusive practices
- > Case studies

7 THE LAW AND ECONOMICS OF STATE AID

session 1 > 21.02.2025

session 2 > 28.02.2025

session 3 > 07.03.2025

13.5 HOURS
2 CREDITS



PROFESSORS



JACQUES DERENNE

Partner Head of
EU Competition &
Regulatory
Sheppard Mullin



VINCENT
VEROUDEN

Economist
European Commission



ANTONIOS
BOUCHAGIARI

Member of
the Legal Service
European Commission



CONTENT

- > Brief historical and economic background
- > The notion of State aid: legal concept v. economic theory
- > State aid administrative procedure (European Commission procedure)
- > Judicial review (EU and national courts)
- > Compatibility assessment of State aid: the central role of economic theory – the balancing test
- > Compatibility assessment of State aid: focus on rescue and restructuring aid (including financial crisis measures), Covid-19 crisis and its phasing out, Ukraine Temporary Crisis Framework, regional aid and climate, energy and environmental aid



LIVE STREAM CLASSES

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8 THE PROCEDURAL AND INSTITUTIONAL FRAMEWORK OF EU COMPETITION ENFORCEMENT

session 1 > 21.03.2025

session 2 > 28.03.2025

session 3 > 04.04.2025

13.5 HOURS
2 CREDITS



PROFESSORS



HENRY ABBOTT

Legal Officer
European Commission



JEREMIE
JOURDAN

Partner
White & Case



KONSTANTIN
JÖRGENS

Of Counsel
Garrigues



CONTENT

- > DG COMP and other relevant Commission organs
- > Decentralisation under Regulation 1/2003, the role of NCAs and of national judges
- > Infringement decisions and remedies
- > The settlement procedure
- > Interim measures
- > Withdrawal of block exemptions
- > Commitments, voluntary adjustments, inapplicability, etc.
- > Informal guidance
- > Fines
- > Appeals before the C.J.E.U.
- > Annulment proceedings
- > Failure to act
- > Actions for damages
- > Case studies

9 COMPETITION LAW AND THE REGULATION OF NETWORK INDUSTRIES

session 1 > 11.04.2025

session 2 > 18.04.2025

session 3 > 25.04.2025

13.5 HOURS
2 CREDITS



PROFESSORS



**CAROLE
MACZKOVICS**
Covington & Burling



LORENZO COPPI
Executive Vice President
Compass Lexecon



ALEXANDRE DE STREEL
Professor UNamur &
College of Europe



JUAN CARLOS BISSO
Vice President
Compass Lexecon



RUXANDRA CIUPAGEA
Executive Vice President
Compass Lexecon



CONTENT

- > Regulation and regulatory theory: Why regulation (legal, political and economic reasons)?
- > Market opening reforms and basic components of regulation: EU liberalisation policy
- > Institutions of regulation (Commission, national regulatory agencies)
- > Energy regulation (gas and electricity)
- > Electronic communications regulation
- > Price regulation
- > Access price regulation, vertical separation and investment
- > Universal service and Internet neutrality
- > Application of competition policy to electronic communications markets: margin squeeze, cartels, mergers
- > Application of competition law to energy markets: abuse, agreements, mergers
- > Relationship between competition law and regulation
- > Case studies

10 EU COMPETITION LAW AND INTELLECTUAL PROPERTY

session 1 > 09.05.2025

session 2 > 16.05.2025

session 3 > 23.05.2025

13.5 HOURS
2 CREDITS



PROFESSORS



MIGUEL RATO
Partner
Quinn Emanuel



ESTHER VAN ZIMMEREN
Professor
University of Antwerp



CONTENT

- > Economic rationale for the protection of intellectual creations
- > Various types of IPRs and their respective regulatory frameworks
- > Alternative instruments to encourage innovation
- > Use and abuse of IP rights, including IP Licensing practices and compulsory licensing
- > Competition Law and IP in ICT and platform markets
- > Cumulative innovations, hold-up and tragedy of the anti-commons
- > Standard-setting, network effects and licensing
- > The pharmaceutical sector inquiry and patent settlements

CLINICAL SEMINARS

1_ COMPETITION AND ARBITRATION

session > 06.06.2025
4.5 HOURS



PROFESSORS



XAVIER TATON
Partner
Linklaters



FRANK
WIJCKMANS
Partner
contrast



OLIVIER CAPRASSE
Professor
University of Liege



CONTENT

- › Arbitrability and public policy
- › Duty for arbitrators to raise competition law issues
- › Arbitration as an appropriate tool to litigate private damages claims
- › Unenforceability defense in contract litigation
- › Relevance and weight of decisions issued by competition authorities in arbitration proceedings



LIVE STREAM CLASSES

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2_ COMPETITION COMPLIANCE

session > 13.06.2025
4.5 HOURS



PROFESSORS



EWOUDE SAKKERS
Head of Unit, DG COMP
European Commission



JONAS
KOPONEN
Partner
Cooley



ANGÉLIQUE
DE BROUSSE
Senior Legal Counsel
Johnson & Johnson



CONTENT

- › Arbitrability of Competition Claims: Traditional View (until mid-1980s), Evolving Approach
- › Scope of Arbitration Clauses
- › General Arbitration Clauses
- › Arbitrators and Competition Law
- › Powers, limitations and obligations of Arbitrators
- › Ex Officio Application of Competition Law
- › Review of Arbitrators' Decisions
- › Public Policy Violations
- › Arbitration and Public Authorities
- › Cooperation with Authorities
- › Competition Law in the U.S
- › Arbitration as a Tool
- › Competition Law During Arbitration Proceedings
- › Non-Governmental Decision-Maker
- › Difference from Other ADRs
- › Mediation, Conciliation, Technical Expert Investigation, Expert Determination
- › Party Autonomy
- › Certainty and Centralization
- › Balanced Procedures
- › Preliminary and Conservatory Measures
- › Drafting Arbitration Clauses
- › Institutional or Ad Hoc
- › ADRs Before Arbitration

CLINICAL SEMINARS

3_ COMPETITION LAW & DIGITAL PLATFORMS

session > 20.06.2025
4.5 HOURS



PROFESSORS



ALFONSO
LAMADRID

Partner
Garrigues



PABLO IBAÑEZ
COLOMO

Professor of Law
London School of Economics
and Political Science



JACQUES
STEENBERGEN

Former President
the Belgian
Competition
Authority



GRIET
JANS

Chief Economist
the Belgian
Competition
Authority

4_ NATIONAL COMPETITION LAW

session > 27 .06.2025
4.5 HOURS



PROFESSORS



CONTENT

- > Unique Market Characteristics:
- > Multi-sided Platforms/Markets/Business Models
- > Network Effects
- > Case Studies: (Google Shopping ; Google Android; Most Favoured Nation (MFN) Clauses ; Amazon Marketplace
- > Digital Markets Act (DMA): Purpose and Objectives ; Designation Procedure
- > DMA Obligations: Article 5 (Self-executing obligations) ; Article 6 ; Other Obligations
- > Legal and Institutional Issues



CONTENT

- > Recent developments in Belgian Competition Policy
- > The institutional framework
- > Priority policy
- > Infringement cases
 - substantive issue
 - procedure
 - sanctions
- > Merger control
 - substantive issues
 - procedural issues and remedies
- > Judicial review
- > ECN and international cooperation
- > The BCA and the DMA
- > Advocacy and informal competition policy



LIVE STREAM CLASSES

CLASSES WILL BE BROADCAST LIVE.
IN THE EVENT THAT TEACHERS ARE UNABLE TO
HOST CLASSES ON-SITE DUE TO UNFORESEEN
CIRCUMSTANCES, THE SESSIONS WILL BE
CONDUCTED ONLINE. PARTICIPANTS WILL BE
NOTIFIED OF ANY CHANGES PROMPTLY.

CONTACT US

GENERAL CONTACT

Brussels School of Competition Foundation
Rue des Sols 8 | B-1000 Brussels
Visitors: Silversquare, Cantersteen 47, 1000 Bruxelles
✉ info@bsc.brussels

VENUE

The course will take place on the premises of
Sparks Brussels
Rue Ravenstein 60, 1000 Bruxelles

More information about our location:
www.bsc-brussels.eu

The Brussels School of Competition does not provide accommodation services.
Relevant information may be found on the website of the City of Brussels:
www.brussels.info

BOARD OF THE BSC



THOMAS NGUYEN
Manager of the BSC



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CHARLES GHEUR
Advisor to the Walloon
Minister for Economy
and Employment



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WHAT THEY SAY ABOUT US ?



The programme was very beneficial for me as a practicing lawyer. I am working full-time but was able to combine my work with BSC classes thanks to a very convenient schedule. (...) In addition to the enlightening classes, the programme is a great network of professors and students from different countries. Very thankful for such a tailor-made programme as I apply the gained knowledge in my day-to-day work.

VALERIIA LEPSKA
Lawyer at Liedekerke



The BSC LL.M. Program in Competition Law & Economics is a class on its own. As someone who comes from a non-EU country, I had the opportunity to witness first hand the depth of this LL.M program. (...) My LL.M. journey was very fruitful and transformative as I look forward to applying the learnings that I acquired here in my practice as a government lawyer in the Philippines.

GLENN THYRON S. ANCHETA
State Solicitor at the Office
of the Solicitor General



Teaching by top-class experts in their fields make this program extremely useful for practitioners - even those with already several years of experience in EU competition law. By involving practising lawyers, economists and the European Commission's officials, BSC gave me the unique opportunity to view some well-known topics from multi-angle perspectives."

SZYMON GOLEBIOWSKI
Senior Associate (Competition and Antitrust)
Bird & Bird



These lectures allow me, a layman, to quickly grasp competition law principles. You can learn from senior officers, distinguished, lawyers, professors, and economists. You will have a better understanding of the latest development in competition law. I believe you will enjoy it too!

VIVIAN PAN
Partner at ETR Law Firm



The Friends of the BSC a.s.b.l. were founded in 2024 by eight alumni of the BSC LL.M. program. The purpose of the Friends of the BSC a.s.b.l. is to provide a forum for networking and professional development for the alumni of the BSC (LL.M. programme and others), students enrolled with the BSC, and other interested parties.

The Friends of the BSC will promote discussion of and interest in competition law, economics, and policy as a professional field and academic discipline. This will allow our members to remain engaged through events organised and/or hosted by the Friends of the BSC.

Projects of the Friends of the BSC already include a successful online-event series called "Competition Law and Economics @ Lunch Time", where esteemed speakers address topical subjects to large audiences. In addition, the Friends of the BSC have recently launched the 'Ask a Friend of the BSC' Career Hub, which will allow students of the BSC study programs as well as young professionals to connect with BSC alumni and ask them for advice.

Overall, examples of the Friends of the BSC's projects include, inter alia, networking events, promoting interest in competition law, economics, and policy, content creation and assistance with content creation, and career advice to BSC candidates.

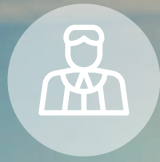
Applications for membership are always welcome and can be addressed through BSC.

 [company/friends-of-the-bsc/](https://www.linkedin.com/company/friends-of-the-bsc/)

 [friendsofbsc](https://twitter.com/friendsofbsc)

 friends@bsc.brussels

 <https://bsc-brussels.eu/alumni/>



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