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| **Module title** | *The Economic Rationale of Pricing Practices Contravening Free Competition Law Provisions* |
| **Dates** | Friday, 27th October 2017 |
| **Instructor** | Dr. LazarosGrigoriadis, Lecturer, Faculty of Law of NeapolisUniversity of Pafos, CyprusDr. Panayiotis Agisilaou, Teaching Fellow at the Open University of Cyprus |
| **Module description** |
| The module focuses on the economics of exploitative and exclusionary pricing abuses of market dominance. In particular, the module will cover pricing practices such as excessive pricing, predatory pricing and margin squeeze. |
| **Training outcomes** |
| Understand the various tests developed by Courts in order to prove excessing pricing, predatory pricing and margin squeeze. Familiarize with the fundamental economic principles underpinning the interpretation and the implementation of the above mentioned tests. Recognize and apprehend basic economic concepts related to pricing abuses. |
| **Training materials/bibliography** | Case 26 - 75, General Motors Continental NV v. Commission of the European CommunitiesCase 27 - 76, United Brands v. Commission of the European CommunitiesComp A36.568, Scandlines Sverige AB v. Port of HelsingborgCase C-179/90, Merciconvenzionaliporto di Genova SpA v SiderurgicaGabrielliSpACase C‑385/07 P,Der GrünePunkt – Duales System Deutschland GmbH v. Commission ofthe European CommunitiesCase C-179/90,Merci Convenzionali Porto di Genova SpAandSiderurgicaGabrielliSpACase C-177/16, Augstākātiesa,AdministratīvolietudepartamentsAutortiesību un komunicēšanāskonsultācijuaģentūra / LatvijasAutoruapvienība v. KonkurencespadomeCase C 62/86, AKZOChemie BV v. Commission of the European CommunitiesComp 38.784, WanadooEspaña vs. Telefónica |
| **Teaching Methodology** | PowerPoint presentation |  |
| **Language** | Greek |