



Università degli Studi di Genova



Co-funded by
the European Union



In collaborazione con l'Università degli Studi Genova e l'Ordine degli Avvocati di Genova

SEMINARI

Il Diritto della Concorrenza

Centro di Cultura, Formazione ed Attività Forensi,

Via XII Ottobre 3, Il piano, Genova

SELF-EVALUATION QUESTIONNAIRE

1. The *private enforcement* of EU antitrust law takes place:
 - a) before the EU Court of Justice
 - b) through damage actions before national courts, grounded on violation of competition law
 - c) within public enforcement proceedings before the European Commission
2. Directive 104/2014 on antitrust damage actions:
 - a) governs, *inter alia*, the access to evidence included in files before the European Commission or National competition authorities
 - b) does not provide any rule on the access to documents included in files before the European Commission or National competition authorities
 - c) is not relevant in the *private enforcement* of antitrust law
3. Access to evidence included in files before the European Commission or National competition authorities:
 - a) is not problematic as they include fully public documents
 - b) must never be ordered by the judge
 - c) can be problematic, *inter alia*, as regards the protection of defense rights of companies involved, especially in case of leniency programs



Università degli Studi di Genova



4. Directive 104/2014 on antitrust damage actions:
 - a) has never entered into force
 - b) must be implemented in domestic legal orders by December 27, 2016
 - c) does not require any implementation in domestic legal orders of member States, as they are already fully compliant with the standards set therein

5. Which of the following topics is not regulated by directive 104/2014?
 - a) The effects of decisions of National Competition Authorities within judicial proceedings before national courts
 - b) Allocation of jurisdiction among member States judges as regards damage actions based on violation of antitrust law.
 - c) Access to documents of proceedings before the European Commission in competition matters

6. According to directive 104/2014, a final decision of a national competition authority (or of the review court), finding an infringement of competition law:
 - a) binds the domestic judges of the same member State to consider irrefutably established such infringement for the purposes of an action for damages brought before it
 - b) Does not have any binding effect on domestic judges
 - c) Does not have any kind of effect, not even as *prima facie* evidence of the infringement, for judges of other Member States

NAME:

SURNAME:

NATIONALITY/ORGANIZATION:

THE QUESTIONNAIRE CAN BE SENT FOR ASSESSMENT TO
CHIARA.CELLERINO@EDU.UNIGE.IT.