

III COMPETITION AND REGULATION FORUM

"Reaching for market efficiency"

October 24 and 25, 2018

Auditorio: Dr. Gustavo Baz Prada

Palacio de la Escuela de Medicina de la UNAM

República de Brasil No. 33, Cuauhtémoc, Centro Histórico, Ciudad de México

The **III COMPETITION AND REGULATION FORUM "Reaching for market efficiency"** is part of the celebration of the tenth anniversary of the strategic alliance between the Ministry of Economy (ME) and the Organization for the Economic Co-operation and Development (OECD), which aims at improving the levels of economic competition and the quality of the regulatory framework in Mexico.

On this occasion, the III FORUM will be the framework in which three reports that derive from the strategic alliance ME-OECD: "Standard setting and competition in Mexico", "Review of International Regulatory Co-operation of Mexico" and "Actions for damages in competition cases". The reports strengthen Mexico's regulatory framework through recommendations that help prevent the issuance of regulatory instruments that create barriers to competition. Furthermore, the documents promote standards and international rules in the elaboration of regulations that encourage international trade and foreign investment. The recommendations also include actions to strengthen the performance of courts specialized on competition cases.

On top of promoting the discussion of the findings and recommendations of these reports, the III FORUM will encourage the discussion and analysis among the participants in the following topics: markets examinations, reforms enhancing the business environment in Mexico, the assessment of the competition in natural gas and LP sectors in Mexico, ex-post regulatory assessment and digital platforms.

As in the previous occasions, and thanks to the host, National Autonomous University of Mexico, the III FORUM gathers national and international experts, public practitioners and representatives of the OECD and other international organizations, all of which have ample experience on competition and regulation matters.

Day 1:

October 24, 2018

Time	Activity
08:00 – 09:00 hrs.	Registration
09:00 – 10:45 hrs.	Session 1. Standard setting and competition in Mexico
<p>The standardisation process produces substantial benefits for the protection of the environment, health and consumers, at the same time allowing the differentiation of products and the creation of new markets. However, the establishment of technical regulations may lead to damages to competition creating unjustified barriers.</p> <p>After having presented preliminary results of the study during the II Conference on Competition and Regulation, in this session the final report will be launched.</p> <p>The document, part of the agreement between the Mexican Ministry of Economy and the OECD, has the objective to identify the causes that can make a standard pro or anti-competitive, providing a list of the best regulatory practices. Amongst various recommendations, the report highlights how the length of process to issue a technical regulation should be reduced and the importance of involving representative working groups in the standardisation process.</p>	
<p>Speakers:</p> <ul style="list-style-type: none"> • Niccolò Comini, <i>Expert in Competition of the Competition Division, OECD (15 min.)</i> • Mary Saunders, <i>Vice-president of Government Relations and Public Policy, ANSI (20 min.)</i> • Richard S. Taffet, <i>Partner, Morgan, Lewis & Bockius LLP (20 min.)</i> • Larissa Bautista Calderón, <i>Director of Policy and Improvement, SEMARNAT (15 min.)</i> • Luis Fernando Vázquez Olivera, <i>Partner and Executive Director, Banuet Arrache y Asociados S.C. (15 min.)</i> <p>Panel discussion, questions and answers 20 min.</p> <p>Moderator: David López Victoriano, <i>Head of the Competition and Public Policies for Market Efficiency Unit, Ministry of Economy</i></p>	
<p>Recommended OECD documents:</p> <p>OECD (2018), Normalización y Competencia en México. http://www.oecd.org/daf/competition/normalizacion-y-competencia-en-mexico-2018.htm</p> <p>OECD (2018), Standard setting and Competition in Mexico 2018. http://www.oecd.org/daf/competition/standard-setting-and-competition-in-mexico-2018.htm</p> <p>OECD (2010), Standard Setting, Policy Roundtables, www.oecd.org/regreform/sectors/47381304.pdf</p>	
10:45 – 11:30 hrs.	Family picture and break
11:30 – 12:30 hrs.	Inauguration
<p>The Ministry of Economy and the OECD will launch three reports that are a result of the work between both parties during the last year</p> <p>The <i>Standard Setting and Competition in Mexico report</i> analyses the mechanism to establish Official Mexican Norms (NOM) and Mexican Norms (NMX) from an economic competition perspective. Official Mexican Norms affect our daily lives by establishing characteristics of the products, processes and services. The norms are important for several reasons: they promote competition, increase international trade and facilitate the interoperability of products, among others. However, the establishment of technical regulations that does not consider the best regulatory practices could establish standards that damage the competition between companies by creating entry barriers. The report presents a list of best regulatory practices and incorporates a list of recommendations to reform the Federal Law of Metrology and Standardization.</p> <p>The <i>Review of International Regulatory Co-operation of Mexico</i> is the first evaluation carried out by the OECD of the legal framework and the International Regulatory Co-operation practices (IRC) of a country. The Review highlights Mexico's commitment and <i>de facto</i> use of several IRC mechanisms, which underlines the country's efforts in becoming a reference in effective IRC. The review</p>	

recommendations include the design and development of an integral and strategic approach to IRC, by clearly defining roles and responsibilities.

The review on Actions for Damages in Competition Cases includes a broad analysis of the international experiences on this subject. The objective of the review is to understand how Mexico can take advantage of the international experiences and identify which practices can be implemented in an efficient system of private application of the competition law. The review includes several recommendations such as: allow explicitly *stand alone* (or independent) claims that do not require a previous sanction of infraction by the competition authorities, clarify that the specialized administrative tribunals are the ones responsible for hearing the private claims for damages in competition cases, and allow the use of collective actions to complain about damages in competition cases and consider the adoption of collective actions of voluntary exclusion for some competition complaints.

Speakers:

7 minutes per speaker

- **Leonardo Lomelí Vanegas**, *Secretary General, UNAM*
- **José Ángel Gurriá Treviño**, *Secretary General, OECD*
- **José Patricio González-Loyola Pérez**, *Magistrate of the District Specialized on Economic Competition, Radio and Telecommunications, Federal Department of Justice, PJF*
- **Aldo Flores Quiroga**, *Under Secretary of Hydrocarbons, Ministry of Energy*
- **Baltazar Hinojosa Ochoa**, *Minister of Agriculture, Livestock, Rural Development, Fishing and Food*
- **Rocío Ruiz Chávez**, *Under Secretary of Competitiveness and Standardization, Ministry of Economy*

Presidium:

- **Mónica Aspe Bernal**, *Permanent Representative of Mexico in the OECD*
- **Gabriela Ramos Patiño**, *Chief of Staff at the OECD and Sherpa to the G20*
- **Alejandra Palacios Prieto**, *Chair, COFECE*
- **Gabriel Oswaldo Contreras Saldívar**, *Chair, IFT*

Honor row:

- **Antonio Gomes**, *Head of the Competition Division and Acting Deputy Director at the Directorate for Financial and Enterprise Affairs, OECD*
- **Nick Malyshev**, *Head of the Regulatory Policy Division, OECD*
- **Roberto Martínez Ylleescas**, *Head of the OECD Centre in Mexico for Latin America*
- **Rocío Ruiz Chávez**, *Under Secretary of Competitiveness and Standardization, Ministry of Economy*
- **Carlos Manuel Urzúa Macías**, *Transition team of the new government*
- **Gerardo Esquivel Hernández**, *Transition team of the new government*
- **Jesús Seade Kuri**, *Transition team of the new government*
- **Alfonso Romo Garza**, *Transition team of the new government*
- **Irma Eréndira Sandoval**, *Transition team of the new government*
- **Abel Hibert Sánchez**, *Transition team of the new government*

OECD studies that will be presented:

OECD (2018), Normalización y Competencia en México

OECD (2018), Review of the International Regulatory Co-operation of México

OECD (2018), Aplicación Privada Individual y Colectiva del Derecho de Competencia: Reflexiones para México

12:30 – 12:45 hrs.

Break

12:45 – 14:15 hrs.

Session 2. Review of the International Regulatory Co-operation of México

In a globalized world, regulators cannot be isolated. The urgent economic, social and environmental challenges of our time do not recognize borders. In this context, the International Regulatory Co-operation (IRC) is essential to ensure high-quality regulations that respond to the citizens' needs. IRC is particularly important for a country like Mexico, which is strongly integrated in the international economy through close commercial relations with its northern neighbours and participates in international organizations. Mexico stands out due to its strong commitment with diverse IRC mechanisms and its de facto active use, showing the country's

determination to be on the frontline of an effective IRC. The Review of the International Regulatory Co-operation of Mexico is the first assessment that the OECD makes of the regulatory framework and practices on International Regulatory Co-operation (IRC) of a country. The report analyses the ways, in which Mexican regulators take into consideration the extraterritorial impact of their regulations, increase the evidence for decision-making, learn from the experience of peers in other jurisdictions and work with other countries to develop approaches for the new regulatory challenges across borders. The objective of the Review is to contribute with the Mexico's regulators such that they can design forward-looking regulations that are at the level of the international actor that Mexico has become, with the goal that their citizens reap the benefits of globalization.

This session includes the presentation of the main results of the Review as well as the recommendations for Mexico to use more effectively IRC.

Speakers

- **Céline Kauffmann**, Deputy Head of the Regulatory Policy Division, OECD (15 min.)
- **Guillermo García Hernández**, Representative Minister of the Ministry of Economy in the Permanent Delegation in the OECD (15 min.)
- **Jeannine Ritchot**, Executive Director, Policy and Regulatory Cooperation Directorate, Treasury Board, Canada (15 min.)
- **Gastón Fernández**, Head of the Department of Regulation, General Direction of International Economic Relations of the Foreign Affairs Ministry, Chile (15 min.)

Panel discussion, questions and answers 30 min.

Moderator:

Manuel Gerardo Flores Romero, Senior Economist of the Regulatory Policy Division, OECD

Recommended OECD documents:

OECD (2018), *Review of International Regulatory Co-operation of Mexico*, Editions OECD, Paris, <https://doi.org/10.1787/9789264305748-en>

14:15 – 15:15 hrs.

Lunch (free)

15:15 – 16:45 hrs.

**Session 3. Market Examinations in Mexico
(Cheese and yogurt; Poultry and pork meat)**

At the end of 2016, the OECD published, together with the Ministry of Economy, the document "Market Exams in Mexico: a handbook of the OECD Secretariat", which provides a methodology, based on international best practices, on how to carry out the assessment of a particular market when there is suspicion or indication that it is not working properly. The Ministry of Economy and the OECD have applied it in various markets such as corn-tortilla, milk, chicken meat, pork meat, beef, among others. The handbook can also be applied by other agencies.

This session aims to publicize the results of the applications of this handbook and its usefulness as an instrument for analysing public policies. In particular, the chicken market meat report will be launched and preliminary findings of the pork market meat report will be presented.

Speakers:

- **Sean Ennis**, Senior Economist of the Competition Division, OECD (15 min.)
- **Francisco Javier Núñez Melgoza**, Former commissioner at COFECE and Consultant on Competition Issues OECD (20 min.)
- **Diana Moss**, President of the American Antitrust Institute, AAI (20 min.)
- **Carlos Romero Hernández**, Associate Consultant, Jacobs, Córdova & Asociados S.C. (15 min.)

Panel discussion, questions and answers 20 min.

Moderator:

David López Victoriano, Head of the Competition and Public Policies for Market Efficiency Unit, Ministry of Economy

Recommended OECD documents:

OECD (2018), Estudio del mercado de carne de pollo en México

OECD (2018), Estudio del mercado de carne de cerdo en México

OECD (2016), *Exámenes de mercado en México: Un manual del secretariado de la OCDE*, OECD Publishing, Paris, <http://www.oecd.org/daf/competition/Exámenes-de-mercado-en-México-Manual-2016.pdf>

OECD (2016), *Market Examinations in Mexico: A manual by the OECD Secretariat*, OECD Publishing, Paris, <http://www.oecd.org/daf/competition/Market-Examinations-in-Mexico-Manual-2016.pdf>

Recommended studies of the Ministry of Economy

Estudio de la producción, procesamiento, distribución y comercialización en la cadena de valor de yogurt y queso en México
<https://goo.gl/EqjT4d>

16:45 – 18:15 hrs.

Session 4. Scan of reforms for enhancing the business environment in Mexico

Economic prosperity is linked to the development of a favourable business environment. Competitiveness and growth can be promoted by making life easier for businesses and by easing the entrance of new companies to the market. Although the norms that regulate the creation of companies are necessary, sometimes its implementation can be difficult and expensive, hindering business activity. The *OECD Recommendation of the Council on Regulatory Policy and Governance* (2012) mentions that countries must "Review the means by which citizens and businesses are required to interact with government to satisfy regulatory requirements and reduce transaction costs" and that governments must "Employ the opportunities of information technology and one-stop shops for licences, permits, and other procedural requirements to make service delivery more streamlined and user-focused". In this session, the OECD will list the actions that the Mexican Government has carried out to enhance the business environment and will present a preliminary assessment of these actions.

Speakers:

- **Daniel Trnka**, Senior Policy Analyst, Regulatory Policy Division, OECD (20 min.)
- **Rocío Ruiz Chávez**, Under Secretary of Competitiveness and Standardization, Ministry of Economy (15 min.)
- **Yolanda Martínez Mancilla**, Coordinator of the National Digital Strategy, Executive Office of the President (15 min.)
- **Alejandro Betancourt Fraire**, Cerebro Integral (15 min.)

Panel discussion, questions and answers 25 min.

Moderator:

Elsa Ayala Gómez, General Director of Trade Standardization, Ministry of Economy

Recommended OECD documents:

OECD (2012), *Recommendation of the Council on Regulatory Policy and Governance*, OECD Publishing, Paris, <http://dx.doi.org/10.1787/9789264209022-en>.

OECD (2010), *Why Is Administrative Simplification So Complicated?: Looking beyond 2010*, Cutting Red Tape, OECD Publishing, Paris, <http://dx.doi.org/10.1787/9789264089754-en>.

OECD (2014), *OECD Regulatory Compliance Cost Assessment Guidance*, OECD Publishing, <http://dx.doi.org/10.1787/9789264209657-en>.

18:15 – 19:00 hrs.

Welcome toast

Day 2:

October 25, 2018

Time	Activity
08:30 – 09:00 hrs.	Registration
09:00 – 10:30 hrs.	Session 5. Enhance the confidence of consumers and foreign partners through better implementation of regulations
<p>The OECD Review of the International Regulatory Co-operation (IRC) of Mexico highlights the opportunities to close the regulatory cycle, concentrating efforts in the later stages of the regulatory process. It recommends Mexico to strengthen the infrastructure for conformity assessment and regulatory compliance to provide confidence to the domestic consumers and enhance the trust of foreign partners in its implementation. This session will be based on the conclusions of the Review of the International Regulatory Co-operation of Mexico and promotes the implementation of Official Mexican Norms.</p>	
<p>Speakers</p> <ul style="list-style-type: none"> • Marianna Karttunen y Eric Thomson, <i>Analysts, Regulatory Policy Division, OECD</i> (30 min.) • Orlando Pérez Gárate, <i>General Director of International Trade Rules, Ministry of Economy</i> (10 min.) • María de los Ángeles Jasso Cisneros, <i>Deputy Prosecutor of Services, PROFECO</i> (10 min.) • María Eugenia Bracho González, <i>Legal Consultant, Mexican Accreditation Entity</i> (10 min.) <p>Panel discussion, questions and answers 30 min.</p> <p>Moderator: Daniel González Sesmas, <i>Deputy General Director of the Standards General Direction, Ministry of Economy</i></p>	
<p>Recommended OECD documents:</p> <p>OECD (2018), <i>Review of International Regulatory Co-operation of Mexico</i>, Editions OECD, Paris, https://doi.org/10.1787/9789264305748-en</p>	
10:30 – 10:45 hrs.	Break
10:45 – 12:15 hrs.	Session 6. Competition Review of the Natural Gas and LP Sectors
<p>Since September 2018, the OECD together with the Mexican Ministry of Economy has been carrying out a competition assessment in the gas sector of more than 270 pieces of legislation which cover all parts of the value chain of natural gas and liquid petroleum gas (exploration, production, transport, processing, wholesale and retail). During the Forum, preliminary results of the analysis and recommendations will be discussed. Also, an international expert, Kim Talus of the Tula Centre for Energy Law, will contextualise the results and discussion Mexico's position in the international energy markets.</p>	
<p>Speakers:</p> <ul style="list-style-type: none"> • Michael Saller, <i>Senior Economist of the Competition Division, OECD</i> (15 min.) • Kim Patrik Talus, <i>University Professor US, Tulane University</i> (15 min.) • Meney De la Peza Gándara, <i>Chief of the Natural Gas Unit, CRE</i> (10 min.) • Brenda Gisela Hernández Ramírez, <i>Commissioner, COFECE</i> (10 min.) • Daniela Flores Ramírez, <i>Deputy General Director of Planning for Natural Gas and Petrochemicals, Ministry of Energy</i> (10 min.) <p>Panel discussion, questions and answers 30 min.</p> <p>Moderator: Gustavo Rodrigo Pérez Valdespín, <i>Counsellor, COFECE</i></p>	
<p>Recommended OECD documents:</p>	

OECD (2018) Competition Assessment Reviews Mexico
<http://dx.doi.org/10.1787/9789264288218-en>

OECD (2018) Estudios de evaluación de competencia de la OCDE: México
<http://dx.doi.org/10.1787/9789264287921-es>

OECD (2017), Competition Assessment Toolkit: Principles, Guidance and Manual www.oecd.org/competition/toolkit

12:15 – 13:45 hrs. Session 7. Ex Post Regulatory Assessment

As a reflection of the importance of the ex post regulatory assessment for regulatory quality, the Recommendation of the Council on Regulatory Policy and Governance (2012) mentions that "the evaluation of existing policies through *ex post* impact analysis is necessary to ensure that regulations are effective and efficient". Most of the OECD countries have officially adopted to a certain extent, a form of ex post assessment of regulatory proposals, both for the primary as for the secondary legislation. Nonetheless, this practice varies considerably among OECD countries. A more consistent approach would be beneficial for the countries. This includes the development of ex post assessment strategies and methodologies to ensure its consistent application. In this session, the preliminary principles proposed by the OECD on ex post evaluation will be discussed as well as national and international experiences on the subject.

Speakers:

- **Nick Malyshev**, *Head of the Regulatory Policy Division, OECD* (20 min.)
- **Jeannine Ritchot**, *Executive Director, Policy and Regulatory Cooperation Directorate, Treasury Board, Canada* (20 min.)
- **Carlos de Regules Ruiz-Funes**, *Executive Director, ASEA* (20 min.)

Panel discussion, questions and answers 30 min.

Moderator:

Luis Fernando Rosas Yáñez, *General Coordinator of Regulatory Improvement, Federal Institute of Telecommunications*

Recommended OECD documents

OECD (2012), *Recommendation of the Council on Regulatory Policy and Governance*, OECD Publishing, Paris,
<http://dx.doi.org/10.1787/9789264209022-en>.

OECD (2015), "Closing the regulatory governance cycle through systematic ex post evaluation", in *OECD Regulatory Policy Outlook 2015*, OECD Publishing, Paris, <https://doi.org/10.1787/9789264238770-10-en>

13:45 – 15:00 hrs. Lunch (free)

15:00 – 16:30 hrs. Session 8. Actions for damages in competition cases

The private enforcement of competition law includes the possibility for individuals and legal entities to sue the parties involved in an anti-competitive practice to claim the compensation of damages caused by such practice. The private enforcement of competition law complements the public enforcement that competition authorities do, strengthening the deterrent effect and allowing a greater degree of detection of anti-competitive behaviour. The Mexican competition policy system, like many others at the international level, establishes the possibility of claiming compensation of damages caused by anti-competitive conducts, in particular with the adoption in 2014 of its new Economic Competition Law and its article 134.

This session will present the report on competition damage claims that the OECD developed at the request of the Ministry of economy. This report contains a comprehensive analysis of international experiences in this type of actions, as well as a series of recommendations on how Mexico could take advantage of these experiences if it decided to reform and increase the effectiveness of its competition damage claims system.

Speakers:

- **Antonio Gomes** *Head of the Competition Division and Acting Deputy Director at the Directorate for Financial and Enterprise*

Affairs, OECD. (15 min.)

- **Enrique Vergara Vial**, *President of the Tribunal for the Defence of Competition of Chile* (15 min.)
- **José Patricio González-Loyola Pérez**, *Magistrate of the District Specialized on Economic Competition, Radio and Telecommunications, Federal Department of Justice* (10 min.)
- **José Eduardo Mendoza Contreras**, *Commissioner, COFECE* (10 min.)
- **Ernesto Estrada González**, *Partner, SAI Consultores, S.C.* (10 min.)
- **Min. Alberto Pérez Dayán**, *Minister of the Supreme Court of Justice, Federal Department of Justice* (10 min.)

Panel discussion, questions and answers 20 min.

Moderator:

Omar Guerrero Rodríguez, *Partner, Hogan Lovells*

Recommended OECD documents:

OECD (2018), *Aplicación Privada Individual y Colectiva del Derecho de Competencia: Reflexiones para México.*

<http://www.oecd.org/daf/competition/aplicacion-privada-individual-y-colectiva-del-derecho-de-competencia-reflexiones-para-mexico-2018.htm>

OECD (2018), *Individual and Collective Private Enforcement of Competition Law: Insights for Mexico 2018.*

<http://www.oecd.org/daf/competition/individual-and-collective-private-enforcement-of-competition-law-insights-for-mexico-2018.htm>

OECD *La resolución de asuntos de competencia por órganos de jurisdicción especializada y general – Balance de experiencias internacionales* (2017)

<http://www.oecd.org/daf/competition/Resolucion-competencia-organos-de-jurisdiccion-especializada-y-general-2016.pdf>

OECD (2015) *Relationship between Public and Private Enforcement* (2015)

[http://www.oecd.org/officialdocuments/publicdisplaydocumentpdf/?cote=DAF/COMP/WP3\(2015\)14&doclanguage=en](http://www.oecd.org/officialdocuments/publicdisplaydocumentpdf/?cote=DAF/COMP/WP3(2015)14&doclanguage=en)

OECD *Quantification of Harm to competition by National Courts and Competition Agencies* (2011)

<http://www.oecd.org/daf/competition/QuantificationofHarmtoCompetition2011.pdf>

16:30 – 18:15 hrs.

Session 9. Digital Platforms

The technological development together with an increased internet penetration created the perfect environment for the development of digital platforms. These businesses present particular characteristics which make their analysis particularly challenging from a competition and regulatory perspective.

The report, part of the agreement between the Mexican Ministry of Economy and the OECD, provides a general description of the main economic features of digital platforms, focusing on three industries in Mexico: e-commerce, FinTech and ride-sourcing applications. To conclude, it also addresses the main challenges competition authorities may face when handling cases concerning digital platforms.

In this session, the main findings of the study will be presented, with a focus on the three industries analysed in the document.

Speakers:

- **Niccolò Comini**, *Expert in Competition of the Competition Division, OECD* (10 min.)
- **Davide Strusani**, *Principal Economist - Head of TMT, Venture Capital, Funds and Fintech Economics, International Finance Corporation* (20 min.)
- **Pedro Adalberto González Hernández**, *Competition and Transparency in the Financial System Manager, Bank of Mexico* (15 min.)
- **Pierre Claude Blaise**, *General Director, Mexican Association of Online Sales* (15 min.)
- **Joseph Farrell**, *Professor, Department of Economics at the University of California, Berkeley* (20 min.)
- **Abel Hibert Sánchez**, *Economic and telecommunications advisor* (10 min.)

Panel discussion, questions and answers 15 min.

Moderator:

Elisa Mariscal Medina, *Director, Global Economics Group*

Recommended OECD documents:

OECD (2018), Reporte sobre mercados de plataformas digitales. <http://www.oecd.org/daf/competition/plataformas-digitales-y-competencia-en-mexico-2018.htm>

OECD (2018), Digital platforms and competition in Mexico 2018. <http://www.oecd.org/daf/competition/digital-platforms-and-competition-in-mexico-2018.htm>

OECD (2018), "Rethinking Antitrust Tools for Multi-Sided Platforms 2018", www.oecd.org/daf/competition/Rethinking-antitrust-tools-for-multi-sided-platforms-2018.pdf

OECD (2018), "Implications of E-commerce for Competition Policy - Background Note", [https://one.oecd.org/document/DAF/COMP\(2018\)3/en/pdf](https://one.oecd.org/document/DAF/COMP(2018)3/en/pdf)

OECD (2018), "Taxi, ride-sourcing and ride-sharing services - Background Note by the Secretariat", [https://one.oecd.org/document/DAF/COMP/WP2\(2018\)1/en/pdf](https://one.oecd.org/document/DAF/COMP/WP2(2018)1/en/pdf)

OECD (2015), "Hearing on disruptive innovation in the financial sector", [www.oecd.org/officialdocuments/publicdisplaydocumentpdf/?cote=DAF/COMP/WP2\(2015\)9&doclanguage=en](http://www.oecd.org/officialdocuments/publicdisplaydocumentpdf/?cote=DAF/COMP/WP2(2015)9&doclanguage=en)

18:15 – 18:30 hrs.	Closing
	David López Victoriano , <i>Head of the Competition and Public Policies for Market Efficiency Unit, Ministry of Economy</i>