UNCTAD Model Law on Competition (Model Law) is one of UNCTAD’s reference sources used as a benchmark when voluntary peer reviews and reviews of countries’ competition laws take place. The Model Law is composed of two parts: Part 1 is a permanent guide and is not subject to revision whereas Part 2 is revised regularly, chapter by chapter. The commentaries to the Model Law, comprising part 2, compile practices from various jurisdictions around the world, including the most experienced and relatively young ones. They are revised regularly by the UNCTAD secretariat based on contributions from member States.

The Eighth United Nations Conference to Review All Aspects of the Set of Multilaterally Agreed Equitable Principles and Rules for the Control of Restrictive Business Practices requested the UNCTAD secretariat to revise and update the commentaries of Chapter XIII of Part 2 of the Model Law on Competition based on submissions to be received from member States.

This session will be devoted to the presentation by the secretariat of the revised provisions of Chapter XIII,¹ that refers to actions for damages.

¹ TD/B/C.I/CLP/L.13.
**Review of chapter XIII of the Model Law on Competition, part 2: Commentaries**

Friday, 9 July 2021 (10:00 - 10:30)
Palais des Nations, Room XVIII (First Floor) and online (Interprefy)

**WORK PROGRAMME**

10:00 - 10:10  Presentation by the UNCTAD Secretariat
10:10 - 10:30  Questions from the floor

Delegates wishing to speak during the session are invited to inform the UNCTAD secretariat accordingly by contacting Mr. Leonard Yves Kenfack Tsafack (yves.kenfack@unctad.org).