Antitrust Compliance

All members, participants, consultants and others involved in this and other ACA Connects activities must comply with U.S. and state antitrust and similar laws. Today’s program, which will be recorded, is intended to educate you about products and services offered in the marketplace. It is in no way intended to facilitate or encourage collusive or anticompetitive behavior on the part of ACA Connects members, or any other actions that could run afoul of state and federal antitrust laws.

In general, antitrust laws prohibit agreements or actions that unreasonably restrain trade, such as agreements between competitors that fix selling prices, limit supply, or allocate customers or territories; and agreements to refuse to deal or boycott. Violations of antitrust laws carry severe consequences and may expose ACA Connects officers, directors, employees, and its members companies’ owners, officers, directors and employees to substantial civil and criminal fines and imprisonment.

Members must make their own individual decisions about price, terms, negotiating strategies, tactics, etc., including about arrangements with suppliers, service providers, programmers, broadcasters, etc. ACA Connects members should not discuss or exchange information about business negotiations that may affect prices, including levels, costs, profits, discounts, allowances, rebates, credit terms, formulas, patterns, procedures, and terms and conditions with respect to any product, service, or company.