

AOPA ANTITRUST COMPLIANCE POLICY

AOPA has a policy of strict compliance with federal and state antitrust laws which serve to prohibit agreements, combinations and conspiracies in restraint of trade. Attendees at the AOPA National Assembly should avoid discussing certain subjects when they are together at any formal or informal gathering. The following guidelines are to be adhered to at all times during the Assembly:

- * DO NOT discuss prices, fees or rates, or features that can impact prices such as discounts, costs, terms and conditions of sale, warranties, or profit margins.
- * DO NOT agree with competitors as to uniform terms of sale, warranties or contract provisions.
- * DO NOT exchange data concerning fees, prices, production, sales, bids, costs, customer credit, or other business practices.
- * DO NOT agree with competitors to divide up customers, markets or territories.
- * DO NOT agree with competitors not to deal with certain suppliers or others.
- * DO NOT try to prevent a supplier from selling to your competitor(s).
- * DO NOT discuss your customers with your competitors.
- * DO leave any meeting (formal or informal) where improper subjects are being discussed. Tell everyone why you are leaving.

Any questions about AOPA's antitrust policy should be directed to AOPA's Executive Director.