

Virginia Asphalt Association  
Antitrust Compliance Statement

It is the policy of the Virginia Asphalt Association (“VAA”) to conduct all of its activities in full compliance with federal and state antitrust laws and in accordance with the VAA’s adopted Antitrust Policy Statement. In the course of meetings and other organization activities, it is important that each participant refrain from discussing, agreeing, or exchanging information regarding any competitively sensitive information with any other participant. Such information includes, but may not be limited to:

- Fees charged or costs incurred
- Any increase, decrease, or discount in fees or charges
- What constitutes a fair cost or price level
- Allocation of customer market areas or contracts with vendors
- Refusal to deal with any customer, class or group of customers
- Refusal to deal with any vendor, class or group of vendors
- What products or services will be offered to customers
- Other competitively sensitive information, such as information about market share, profits, margins, costs, reimbursement levels or methodologies for paying vendors, or terms of services

The same standards of conduct are to be observed at all formal, informal and social discussions at the sites of any VAA meetings. Please refer to the VAA’s Antitrust Policy Statement for additional information.