



ANTITRUST DO'S AND DON'TS CHECKLIST

It is CTIA's policy to comply fully with antitrust laws. To ensure compliance, it is important that CTIA's employees and the representatives of CTIA member companies be familiar with these laws and follow this Checklist of antitrust do's and don'ts when participating in CTIA-sponsored activities. Please note that this list is not exhaustive, and it is not a substitute for the advice of legal counsel.

DON'T discuss or exchange information regarding:

- Individual company prices, price differentials, mark-ups, discounts, allowances, credit terms, etc.;
- Individual company figures on costs, capacity, sales, etc.;
- Individual pricing policies, price levels, price changes, price differentials, etc.;
- Plans of individual companies concerning the pricing and marketing of new services or equipment;
- Any matter that might have the effect of excluding users, vendors, agents, distributors, or resellers from any wireless market or service.

DON'T discuss or exchange any information regarding the above matters during social gatherings that are incidental to CTIA-sponsored meetings, or anywhere competitors are present.

DO conduct and take part in CTIA meetings by:

- Informing all CTIA members who are entitled to attend the meeting of the topics to be discussed well in advance of the meeting;
- Limiting meeting discussions to those topics; and
- Consulting with CTIA counsel on all antitrust questions relating to CTIA-sponsored meetings, whether or not a company counsel is consulted.

DO protest any discussions or meeting activities that might appear to be inconsistent with this Antitrust Checklist, clearly disassociate yourself from any such discussions or activities, and leave any meeting in which such discussions continue.