



IMPORTANT ANTITRUST REMINDER

Participants in GPI meetings, should, all times, keep in mind the limits imposed by the antitrust laws:

1. Do not discuss or exchange confidential, competitively-significant information regarding:
 - A. Price changes, current or future differentials, markups, discounts, allowances or credit terms that bear on price, cost, production, capacity, inventory or sales;
 - B. Future industry price policies, price levels, price changes or differentials;
 - C. Changes in industry capacity or inventories;
 - D. Bids on contracts for particular products or procedures for responding to bid invitations;
 - E. Plans for individual companies concerning the design, production, distribution or marketing of particular products, including proposed territories or customers;
 - F. Matters relating to evaluation or selection of actual or potential individual suppliers that might have the effect of excluding them from any market or influencing the business conduct of such firms towards such suppliers to customers.
2. Do not discuss or exchange confidential, competitively-significant information regarding the above matters at social gatherings incidental to GPI Meetings.
3. Adhere to prepared agendas.
4. Protest the discussion or meetings activities that appear to violate the antitrust laws. Disassociate yourself from any such discussion or activities and leave any meeting in which they continue. Please inform GPI's General Counsel, Steve Mahinka at Morgan, Lewis & Bockius, as well as your company's legal counsel.