JEDEC Antitrust Guidelines

The following guidelines are intended to highlight and emphasize certain basic precautions designed to avoid antitrust problems. Bear in mind, however, that the antitrust laws are complex and far-reaching, and that these guidelines are not a complete summary of applicable laws. For more detailed information, see the JEDEC Legal Guidelines:

JEDEC Antitrust Guidelines

Absent prior legal clearance and legal guidance, there should be no discussion or exchange of information between JC-13 members or participants, whether relating to any particular company or to the Industry in general, regarding the following subjects:

1. Prices, price changes, price quotations, bids, pricing policies, pricing philosophies, price levels, price differential, markups, discounts, allowance, etc.;

2. Any element of price, including freight, credit, warranties, and other terms and conditions of sale;
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3. Output, capacity, inventory levels or costs (including production, inventory, distribution, or wage, salary or benefits cost);

4. The customers to whom a company sells, or the territories in which a company sells;

5. The amount that a company pays for goods or services;

6. Future plans concerning the production, distribution or marketing of particular products; or any other statistics or figures pertaining to a company’s business operations, unless approved in advance by JEDEC legal counsel.
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Absent prior legal clearance and legal guidance, there should be no solicitation, acceptance, or exchange of documents or information relating to the subjects listed above.

If you observe, become aware of, or suspect a possible violation of the foregoing guidelines, you should disassociate yourself conspicuously and unambiguously from any such discussion or activity.

If you do not feel comfortable advising JEDEC legal counsel of the incident, you should not fail to advise your own corporate legal counsel.