



Administrative Uniformity Committee (AUC) ANTITRUST STATEMENT:

The mission of the AUC is to develop agreement among Minnesota health care payers and providers regarding standardized administrative processes, which will reduce administrative costs, and thereby increase the efficiency of health care delivery (Minnesota Statutes, sections. 62J.50 to 62J.61). The AUC Strategic Steering Committee, Operations Committee, Executive Committee, all Technical Advisory Groups, and Work Groups will comply with all applicable antitrust laws during the course of their activities.

The AUC wishes to prevent any situation from which even the appearance of collusion or anti-competitive activity, can be fairly inferred. Therefore, all AUC members are reminded that any action taken to eliminate, restrict, or govern competition among members may be a violation of antitrust laws. Accordingly, at AUC meetings discussion of prices of products, supplies or services is prohibited. Similarly, there must be no discussion of member company or organization operations that might influence pricing, such as, allowances, discounts, terms of sale, margins, operations costs or marketing strategies, that might lead to agreements on customer, geographic or product market allocations; or that might be seen as encouraging a boycott of any person.

Each AUC member is expected to conduct business independently and free from any understandings or agreements or other conduct which may restrain competition. Further, each participant is obligated to speak up immediately to stop any discussion falling outside these bounds.

If you have any questions or antitrust concerns related to the AUC, consult with your legal counsel.