

# ENSA Anti-Trust Guidelines

1. ENSA members shall be aware of the provisions laid down in articles 101 and 102 of the Treaty on the functioning of the European Union.
2. Discussions within ENSA shall only serve the legitimate purpose of the association and shall not result in sharing competitively sensitive information. ENSA members may share certain information with the Secretariat, provided that this information relate to non-commercially sensitive issues, such as historical data, general industry studies, market research, scientific developments. In particular, ENSA members shall not discuss the following categories of information:
  1. Price information, including costs, discounts, mark-ups, terms of trade, margins etc.
  2. Allocation of geographical markets, customers, suppliers or products
  3. Production levels or quotas
  4. Current or projected procurement/tendering
3. Special care should be taken to ensure that no ENSA meeting is used as a means to share any commercially sensitive information. For this purpose, all meetings shall follow a pre-established written agenda; the Secretariat will prepare minutes promptly after the meeting; informal meetings should not be held.
4. Each ENSA member, including new member, is provided with a copy of these guidelines.