

## Virginia Asphalt Association Antitrust Compliance Statement

It is the policy of the Virginia Asphalt Association (“VAA”) to conduct all of its activities and events in full compliance with federal and state antitrust laws and in accordance with the VAA’s adopted Antitrust Policy Statement and General Rules of Antitrust Compliance. In the course of meetings and other organization activities, it is important that each participant refrain from discussing, agreeing, or exchanging information regarding any competitively sensitive information with any other participant. Such information includes, but may not be limited to:

- Prices, price changes, price quotations, bids, pricing policies, pricing philosophies, price levels, price differentials, mark-ups, discounts, or allowances;
- Any element of price, including credit, warranties, or other terms and conditions of sale;
- Output, production, profits or costs;
- The customers to whom a company sells;
- The territories in which a company sells;
- The amount that a company pays for goods or services;
- The selection, rejection or termination of customers or suppliers;
- Business plans or strategies;
- Restrictions on the development or use of technology;
- Exchange of any competitive information;
- Information that is not part of the public record as to specific instances or parties involved in competitive bidding for projects and/or specific instances or parties involved in cooperative procurement procedures in attaining contract status for a project.

The same standards of conduct are to be observed at all formal, informal and social discussions at the sites of any VAA meetings. Please refer to the VAA’s Antitrust Policy Statement for additional information.

