



OPERATIONAL POLICY

Title: Antitrust Policy	Number: (insert policy #-optional)
Cross Reference: (include other policies that may relate)	
Approved by: Illinois State Council Board of Directors	Origination Date: 1/17/2015
Revised by: Illinois State Council Board of Directors	Approval Date: 1/17/2015
	Revision Date: 5/4/2016

POLICY:

- 1.1 To ensure monitoring of organization activities in order to prevent violations of antitrust laws, Illinois ENA will adhere to federal and state antitrust laws and regulations applicable to 501(c)(3) organizations.

STANDARDS/CRITERIA:

- 2.1 Under federal and state antitrust laws, Illinois ENA may be held liable for action that constitutes a restraint of trade.
- 2.2 Illinois ENA exercises extreme caution regarding its business decisions and does not engage in any activity that may result in an unreasonable restraint of trade.
- 2.3 Illinois ENA bases business decisions on stated, reasonable criteria that are applied objectively, considers all potential vendors, and documents the basis for decisions.

PROCEDURE:

- 3.1 Illinois ENA consults ENA national legal counsel in advance of all new programs or changes in existing programs that have potential antitrust implications.
- 3.2 Minutes of all Illinois ENA meetings accurately reflect the business conducted and reflect compliance with antitrust laws.
- 3.3 An Illinois ENA member who has concerns regarding antitrust should immediately contact the president. The president consults with the Illinois ENA and ENA national legal counsel about concerns as warranted.