Antitrust and Competition Law Policy Guidelines for Accellera Systems Initiative Standards Development Meetings

- All Accellera Systems Initiative meetings are primarily for the purpose of standards development and shall be conducted in compliance with all applicable laws, including antitrust and competition laws.
- Don’t discuss the interpretation, validity, or essentiality of patents/patent claims.
- Don’t discuss specific license rates, terms, or conditions.
  - Relative costs, including licensing costs of essential patent claims, of different technical approaches may be discussed in standards development meetings.
  - Technical considerations remain primary focus
- Don’t discuss or engage in the fixing of product prices, allocation of customers, or division of sales markets.
- Don’t discuss the status or substance of ongoing or threatened litigation.
- Don’t be silent if inappropriate topics are discussed…do formally object.

If you have questions, contact the Accellera IP Rights Committee Administrator at ipr-chair@list.accellera.org or visit http://www.accellera.org/about/policies/