

Hoo-Hoo International Anti-Trust Policy

“Neither Hoo-Hoo International nor any of its jurisdictions, officers, directors, or members will participate in, meet for the purpose of, or even authorize any discussions, agreements, comparisons or other conduct which could be construed as or give rise to an inference of contracting, conspiracy, combination, tying, unfair competition, monopolization, pricing or any other activity which would lead to an inference of restriction of competition, price fixing, markups, discrimination, market allocation, or any other conducts prescribed by the Sherman Antitrust Act, the Clayton Act or any other state or federal law relating to competition.

The purpose of our fraternity is to provide a vehicle for social gatherings, camaraderie, and most importantly, the promotion and enhancement of the forest products industry, both in this country and throughout the world. This policy has been carried on since the inception of this fraternity and is implemented through each member and jurisdiction’s participation in community affairs, education, and generally in the promotion of the forest products.”