Antitrust Compliance Guidelines

To ensure compliance with all federal, state and local antitrust and unfair competition laws, the VXIbus Consortium and its members in the course of consortium activities, shall not discuss, exchange information regarding, or engage in any of the following activities. The following list is provided for informational purposes and is not intended to be exhaustive:

1. **Pricing:** Consortium members shall not discuss, or exchange information regarding, or enter into agreements with respect to present or future prices of members’ services or products.

2. **Terms and Conditions of Sale:** Members shall not discuss, exchange information regarding, or enter into agreements with respect to present or future terms and conditions of sale including payment terms, volume discounts and warranty terms.

3. **Customers:** Members shall not discuss, exchange information regarding, or enter into agreements about the treatment of any customer.

4. **Business Strategies and Marketing Plans:** Consortium members shall not discuss, exchange information regarding, or enter into agreements regarding current or future business strategies and/or marketing plans.

5. **Boycotts and Refusals to Deal:** Other than for bona fide VXIbus Consortium purposes, members shall not discuss, exchange information regarding, or enter into agreements on refusing to deal with any customer, competitor or suppliers of the consortium or its members.

These Antitrust Compliance Guidelines are designed to ensure that the VXIbus Consortium and its members comply with the antitrust laws. It is not, however, intended to serve as a substitute for legal advice on the antitrust laws. Members should confer with their own counsel to ensure that their representatives in the VXIbus Consortium understand the antitrust laws, how they apply to their participation in the consortium, and the paramount importance of complying with them and the Antitrust Compliance Guidelines.