2023 Calendar Year
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Company Name: __________________________________________________________

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Option D: Groups where employment is predominantly non-actuarial: $5,650 per company/per year

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Professional societies, including the Conference of Consulting Actuaries (CCA), are subject to federal and state antitrust laws, and must constantly monitor their activities to ensure continued compliance with all antitrust regulations. This policy is published to (1) inform the membership of the purpose of antitrust laws, (2) provide guidance to compliance at all meetings of the CCA, and (3) emphasize the intent of the CCA, through its Board of Directors, to adhere to the law.

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The antitrust laws prohibit any concerted activity or combination of competitors from interfering with free competition. In other words, the primary thrust of the law is to control private economic power by protecting competition. Persons and organizations are prohibited from engaging in any action which unreasonably restrains commerce or trade (i.e., petition). Per se violations (practices presumed to be inherently wrong regardless of the motivating factors) include: agreements to fix or stabilize prices, to divide markets, to allocate production, or to impose boycotts. In essence, this means any concerted action that significantly diminishes rivalry among competing firms.

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