MIMOSA Policy 004 – 1.1 – August 16, 2008 Antitrust Policy

MIMOSA, which is organized as a 501 (c) (6) trade association exist in order to help develop and publish information and process standards to enable interoperability between people, processes and systems associated with the Operations and Maintenance of facilities, fleets and plants. We believe this is an inherently procompetitive activity and the following guidelines will be applied.

- No discussions concerning the pricing of supplier or end-user provided products or services shall take place during any official MIMOSA meeting, MIMOSA Committee or Sub-Committee meeting.
- No discussion concerning supplier or end-user provided product distribution or marketing rights shall take place during any official MIMOSA meeting, MIMOSA Committee or Sub-Committee meeting.
- All MIMOSA members in good standing will have equal rights to the Intellectual Property developed by MIMOSA as is fully explained in the Member License Agreement.
- Conditions for and classes of MIMOSA membership are established in the published MIMOSA By-Laws and Policies. No individual or organization meeting the criteria defined by these documents shall be arbitrarily bared from joining or expelled from MIMOSA.
- MIMOSA standards and specifications will be developed, updated and released through a requirements-driven consensus-based process.
 The MIMOSA Technical Committee will have principal responsibility for managing technical aspects of releases and proposed releases will be cleared by a vote of the MIMOSA Board of Directors.

This policy is non-binding and subject to change without notice.