



Anti-Trust policy

It is G2 Ocean's policy to comply fully with the anti-trust (also referred to as competition) rules in all jurisdictions where G2 Ocean operates. This Anti-Trust policy is intended to give the management and all employees an understanding of the general principles of anti-trust law in order to avoid situations that are illegal under the anti-trust rules and to recognize those situations where legal advice has to be sought before an agreement is entered into or an understanding reached.

Summary of the general competition rules:

- Price fixing with G2 Ocean's competitors or G2 Ocean's subcontractors is illegal;
- Market sharing and customer sharing is illegal;
- It is illegal to co-operate with competitors in relation to tenders (bid rigging);
- It is illegal to agree with competitors to restrict supply or boycott customers;
- Special care must be exercised if G2 Ocean has market power in respect of any voyages or sailing routes.

Remember:

- G2 Ocean conducts business all over the world;
- Each country has its own Anti-Trust laws. Even though they may follow common principles, there are differences between them that may result in some actions being considered legal in one location but illegal in another;
- Anti-Trust enforcement is conducted both at a national level and through cooperation between governments worldwide;
- Our business dealings may impact more than one country and therefore be subject to several Anti-Trust laws and jurisdictions. Therefore, you need to be familiar with G2 Oceans Global Anti-Trust policy and procedure as well as local laws that may apply to you, and you must be able to recognize when you need to seek advice from G2 Ocean's Head of Legal and Compliance.