Antitrust Policy on Author Disclosures of Interest

To ensure that articles published in Antitrust present scholarship that is free of undisclosed influence from clients or sponsors, all authors are required to adhere to this policy. This policy seeks to promote the reputation and integrity of Antitrust and its authors. To serve those goals, this policy requires authors to disclose material interests that might negatively affect a reasonable reader’s perception of the scholarly independence of an article.

Antitrust will decide the appropriate response to disclosed information, including whether to publish an article. If Antitrust accepts an article after receiving a disclosure covered by this policy, it may require the authors, in the article, to disclose relevant information on interests or potential conflicts of interest in order for the article to be published. That disclosure might appear in a footnote or otherwise.

When an article of any type is submitted to be considered for publication in Antitrust, please disclose whether any of the following circumstances applies to the article or its preparation:

1. **Involvement in legal proceedings:** To your knowledge, in the two years before submitting this article, have you, or has any institution with which you are affiliated or employed, been involved in any legal proceedings related to the specific content of the article (whether the article mentions the matters or not)? For employees of government agencies or organizations, you need only respond whether you (and not your employer) were involved in any legal proceedings related to the article’s specific content. For this purpose, “proceedings” include government investigations, administrative proceedings, arbitrations, mediations, or judicial proceedings.

2. **Funding:** Has this article been funded in whole or in part, either directly or indirectly, by a client or any other person or entity? For purposes of this disclosure, “funding” includes anything of value, including direct payments, grants, or reimbursements of expenses related to the preparation of the article. Funding sources that fall within this policy include any client, entity, or person other than any institution with which you are affiliated or employed (and have disclosed).

3. **Client review of the article:** Has any client reviewed, or will any client review the article submitted to Antitrust? If you make or have made any revisions in response to suggestions from any client, please let us know.

4. **Other material facts:** Are there any other relationships or facts that could negatively affect a reasonable reader’s assessment of the scholarly independence of the article?

Antitrust will use its best efforts to maintain the confidentiality of any information disclosed pursuant to this policy that an author identifies as confidential. Without the consent of the author, Antitrust will not disseminate such disclosed confidential information.
beyond *Antitrust’s* editorial board. Depending on the nature of the article, in many cases disclosure of specific clients will not be necessary. In other cases, such as an article on a particular case, representation of a specific entity (e.g., a party to the case) may be relevant.