Under the Sherman Anti-Trust Act, it is illegal for competing businesses to discuss prices, terms or conditions of sale, allocations of customers or territories, or any other subject affecting competition.

Discussing boycott or refusal to deal with any supplier or customer or attending meetings where either is discussed is prohibited.

You are prohibited, except with express approval of legal counsel, from discussing with any customer or supplier any action, including action on prices, that the customer or supplier might take with respect to third parties.

Be careful of what you say and even more careful of what you write. In general, do not write or say anything you would not be willing to say in the presence of a judge and jury.