Dear NAAFA,

This whole mess with trade secrets with insurance companies when an insurance product is tied to a term and that individual can go online and request quotes from many different carriers, HOW in the WORLD can something be considered a trade secret when it has an expiration tied to it?????????? Unless that name or policy is locked up forever and ever (like the Coke receipt), how is it a trade secret....However, AF does not have to prove - they just speak "trade secret" and the court listens, and it becomes a trade secret.

What ever happened to free trade and freedom of choice for agents to go to work for who they want and continue in the same profession, and to keep their own address book?

Name withheld by request