Confidentiality of Complaints or Reports of Possible Violations Made in Good Faith

	Confidentiality assured to those reporting	Disclosure of identity required before filing	Complainant's identity shared with the		
SMB	violations in good faith	a complaint or report	question	Complaints are made public	Complaints are shared with other boards
AK	Yes	Yes	No	No	No
AL AR	Yes No	Yes No	Yes Yes	No Yes	Yes No
AZ-M	Yes	Yes	Yes	No	Yes
AZ-O	Yes	No	Yes	No	No
CA-M CA-O	Yes Yes	No No	No No	No No	Yes Yes
CA-U	ies	NO	NO	NO	ies
со	Yes	No	Yes	No	No
СТ	No	No	Yes	No	No
DC	No	No	Yes	No	No
DE	Yes	Yes	Yes	No	No
	.03	.03			
FL-M	Yes	No	No	No	No
FL-O	Yes	No No	No No	No	No Vos
GA GU	Yes Yes	No Yes	No Yes	No Yes	Yes No
HI	No	No	No		Yes
IA	Yes	No	Yes	No	Yes
ID IL	Yes Yes	Yes No	Yes No	No No	Yes Yes
IN	Yes	No	No	No	No No
KS	No	No	Yes	No	No
KY	No	Yes	Yes	Yes	Yes
MA	Yes Yes	Yes No	Yes Yes	No No	Yes Yes
MD	Yes	No	Yes	No	No
ME-M	No	Yes	Yes	Yes	Yes
ME-M	No	Yes	Yes	No	Yes
MI-M	Yes	Yes	No	No	Yes
MI-O MN	Yes	Yes	No	NI-	Yes
MO	Yes No	No No	No Yes	No No	Yes No
MS	Yes	No	No	No	Yes
MT	No	Yes	Yes	No	No
NC	Yes	No	No	No	Yes
ND		No		No	
NE	Yes	No	No	No	Yes
NH	No	Yes	Yes	No	No
NM	Yes	No	Yes	No	No No
NV-M	Yes Yes	No No	Yes No	No No	No Yes
NV-O	Yes	No	No	No	Yes
NY	Yes (PMC)	No	No	No	No
ОН	Yes	No	No	No	Yes
OK-M	Yes	No	No	No	Yes
OK-O OR	No Yes	No No	No No	No No	No Yes
PA-M	Yes No	No No	No No	No No	Yes No
PA-O	No	No	No	No	No
PR	Yes	Yes	No Yes	Yes	Yes
RI SC	Yes Yes	No No	Yes Yes	No Yes	No Yes
			1.0	•••	
SD	No	No		No	No
TN-M	Yes	No No	No	No	No
TN-O TX	Yes Yes	No Yes	No No	No No	Yes
UT-M	Yes	No	No	No	No
UT-O	Yes	No	No	No	No
VA	No Vos	No No	Vos	No No	No Vos
VI	Yes	No	Yes	No	Yes
VT-M	No	No	No	No	Yes
VT-0	Yes	Yes	No	No	No
WA-M WA-O	Yes Yes	No No	No No	Yes No	Yes Yes
WI	No No	No No	Yes	Yes	Yes
WV-M	No	Yes	Yes	No	No
WV-O WY	Yes	No Yes	Yes Yes	No No	No Yes
** 1	Yes	Yes	Yes	INU	Yes



Confidentiality of Complaints or Reports of Possible Violations Made in Good Faith

SMB AK	Are there other requirements or policies your board has regarding the sharing or confidentiality of complaints? (Specify)					
AL	Complaints are shared with other Boards and entities to the extent allowed by law and pursuant to the Administrative Rules of the Board.					
AR AZ-M	Complainant may request confidentiality but must identify self when making the request. Anonymous complaints are not investigated.					
AZ-O CA-M	The Board's investigations are confidential					
CA-O	No					
CO CT DC	Investigations, examinations, hearings, meetings, or any other proceedings of the board conducted pursuant to 12-240-125(9)(a) shall be exempt from any law requiring that proceedings of the board be conducted publicly or that the minutes or records of the board with respect to action of the board taken pursuant to this section be open to public inspection. The Board will not release investigatory information regarding dismissed complaints to managed care entities, hospitals, or professional review committees. Board staff will consult with the Office of Attorney General to prevent the release of information that the Board is prohibited from redisclosing or that is otherwise confidential by law, such as peer review information, documents subject to the attorney/client or physician/patient privilege and letters of concern. Board staff will immediately notify training programs of complaints involving an intern, resident, or fellow who holds either a license to practice medicine, a training license, or who has applied for a training or medical license, and is enrolled in or accepted into a training program. Upon receipt of a complaint or initiation of a complaint by the Board, staff must notify the training program administrators and the licensed physicians responsible for the supervision of an intern, resident or fellow in the training program. It shall be the responsibility of the training program to request further documentation of the nature of any complaint, if that information is desired. Upon request from the training program, staff may cransult information is desired. Upon request from the training program, staff may transmit information from the investigatory and/or hearing file which is normally considered to be confidential. Staff may consult with the Panel Chair or Board President as necessary prior to release of information. It is the policy of the Board that upon written request from an applicant for a copy of their application file, the entire of plication file, the entire of plication file, the entir					
DE	exercise that discretion.					
FL-M	Complaints are kept confidential until they go before the probable cause panel. The complaint remains confidential until after probable cause is found to more forward with the complaint. If no probable cause is found, the complaint remains confidential.					
FL-O GA	Complaints are confidential until 10 days after a probable cause panel has filed an administrative complaint. The Board makes every effort not to share the identity of a complainant, but if the case goes to a hearing it will be disclosed. If we share with other boards we ask that they not share what we sent.					
GU						
HI IA	The recipient of any information regarding a complaint/investigation are held to the same limitations on disclosure as the originating agency. The Board must share a complaint with law enforcement if there is evidence of a crime.					
ID IL	All Board complaints and related investigations are statutorily confidential; only final, public orders are non-confidential. Complaints may be released to law enforcement after receipt of a criminal subpoena					
IN						
KS	We may share information with law enforcement or other state agencies with same jurisdictional authority					
LA						
MA MD ME-M	Complaints are shared by other Boards to the extent allowed by statute. Complaints are made public when a Statement of Allegations is issued. All Board records are confidential pursuant to the statute. A licensee is provided with a copy of the complete investigative file only after the disciplinary charges are issued. Yes - there are 2 laws that apply to the disciosure of confidential complaint and investigative information with other federal and state agencies - as well as with any hospitals or other entities that grant or deny privileges. While certain complaints become public following the closure or descriptions and the state of the complaints and investigative information with other federal and state agencies - as well as with any hospitals or other entities that grant or deny privileges. While certain complaints become public following the closure or					
ME-O	dismissal, the Board redacts all patient-identifying information and does not provide any medical records in response to a FOAA request.					
MI-M MI-O						
MN	Authorized to share complaint and investigative data with other state agencies, other state medical boards and law enforcement.					
MO MS	Before we share any investigative information to another agency or law enforcement, the board has to have seen and or made a decision on the case. Although there are no requirements, we do share information with law enforcement, pharmacists and other regulatory boards as needed.					
MT NC	The North Carolina Medical Board shares with law enforcement upon request.					
ND	Yes - state statute 43-17.1-08: Communication to investigative panel privileged. Communications to the investigative panels and their agents are privileged, and no member of the investigative panels nor any of their agents may be compelled to testify with respect thereto in any proceedings except in formal proceedings conducted before the board. All records of the investigative panels, except their financial records, are confidential. Notwithstanding the provisions of this section, if an investigative panel determines that the records of the investigative panel disclose a possible violation of state or federal criminal law, the investigative panel may provide the records to the appropriate law enforcement agency. 38-1,106.Reports, complaints, and records not public records; limitations on use; prohibited disclosure; penalty; application material; how treated; confidentiality.					
NE NH	https://www.nebraskalegislature.gov/laws/statutes.php?statute=38-1,106					
NJ	It only because public and/or available if there is public action on the license taken.					
NM NV-M	all information submitted pursuant to a good faith complaint is confidential under law except to the extent necessary to submit at adjudication Authorized to share confidential investigative information with other regulatory bodies and law enforcement.					
NV-O	If the licensee is the subject of the complaint provides written approval for the complaint to be public, then the complaint and related documentation may be public, otherwise it is not, unless there is proposed disciplinary action that needs to be approved by the Board.					
	Complaints are never shared, held confidential pursuant to statute. Investigative materials may be shared with law enforcement and other agencies and boards who oversee healthcare regulation pursuant to subpoena					
NY OH	only. Prosecutors are required to report certain convictions of licensees to the Board. Probate courts who determine a licensee is mentally ill or mentally incompetent shall notify the Board					
OK-M	The Dand will selv disclose the complete form itself if consisted by law, i.e. original ubecame a court order. The complete form itself is conveyed as a videos or an arbibit to any of our handers.					
OK-O OR	The Board will only disclose the complaint form itself if required by lawi.e., criminal subpoena or court order. The complaint form itself is never used as evidence or an exhibit in any of our hearings. Before sharing complaints or investigations with agencies outside of our state, we ensure that the receiving state's confidentiality laws are substantially similar.					
PA-M PA-O	Confidentiality is waived for law enforcement if a written request is submitted affirming that it is needed for a criminal investigation Confidentiality is waived for law enforcement if a written request is submitted affirming that it is needed for a criminal investigation					
PR	,					
RI SC						
50	36-4-31.5. Evidence in cancellation, revocation, suspension, or limitation proceedings confidential. Testimony of a witness or documentary evidence of any kind on cancellation, revocation, suspension, or limitation proceedings are not subject to discovery or disclosure under chapter 15-6 or any other provision of law, and are not admissible as evidence in any action of any kind in any court or arbitration forum, except as hereinafter provided. No person in attendance at any hearing of the Board of Examiners considering cancellation, revocation, suspension, or limitation of a license, resident license, or certificate issued by it may be required to testify as to what transpired at such meeting. The prohibition relating to discovery of evidence does not apply to deny a physician access to or use of information upon which a decision regarding the physicians staff privileges was based. The prohibition relating to discovery of evidence does not apply to any person or the person's counsel in the defense of an action against the person's access to the materials covered under this					
SD TN-M	section. All complaints are handled by the Office of Investigations					
TN-O TX	All Complaints are handled by the Office of Investigations The board requires that complainants disclose their identify when filing a complaint/report but only disclosed to board staff.					
UT-M	The sound requires that complained disclose their noticity much thing a complained epore out only disclosed to Duald Staff.					
UT-O VA	Virginia's confidentiality statute allows sharing of disciplinary information with other state boards.					
VI	If warranted by the nature of the complaint					
VT-M	There is discretion to share information about disciplinary complaints with other state and federal law enforcement and regulatory agencies. 26 VSA Sec. 1318(g). The Board has discretion to share investigative and adjudicatory files with other state, territorial, and international medical boards at any time during the investigational or adjudicative process. 26 VSA Sec. 1318(h).					
VT-O WA-M	Complaints are confidential unless and until charges are filed We have a whistleblower waiver the complainant must sign before we can disclose their identity.					
WA-O	Complaints are subject to Washington public disclosure laws and can be obtained through a formal public disclosure request. Complainants can make anonymous complaints so their name is not in any file.					
WI WV-M						
WV-O WY						

