

524.212 Prohibition against disclosure of regulatory information.

1. The superintendent, members of the state banking council, general counsel, examiners, or other employees of the banking division shall not disclose, in any manner, to any person other than the person examined and those regulatory agencies referred to in [section 524.217, subsection 2](#), any information relating specifically to the supervision and regulation of any state bank, persons subject to the provisions of [chapter 533A, 533C, 536, or 536A](#), any affiliate of any state bank, or an affiliate of a person subject to the provisions of [chapter 533A, 533C, 536, or 536A](#), except when ordered to do so by a court of competent jurisdiction and then only in those instances referred to in [section 524.215, subsection 2](#), paragraphs “a”, “b”, “c”, “e”, and “f”.

2. The superintendent may receive documents, materials, or other information, including otherwise confidential and privileged documents, materials, or other information, from other local, state, federal, and international regulatory agencies, the conference of state bank supervisors and its affiliates or subsidiaries, the American association of mortgage regulators and its affiliates or subsidiaries, and the national association of consumer credit administrators and its affiliates or subsidiaries, and shall maintain as confidential and privileged any such document, material, or other information received with notice or the understanding that it is confidential or privileged under the laws of the jurisdiction that is the source of the document, material, or other information.

[C31, 35, §9146-c1; C39, §9146.1; C46, 50, 54, 58, 62, 66, §524.19; C71, 73, 75, 77, 79, 81, §524.212]

95 Acts, ch 148, §14; 2003 Acts, ch 96, §40, 42; 2004 Acts, ch 1141, §11; 2008 Acts, ch 1031, §56; 2008 Acts, ch 1160, §4

Referred to in [§524.211, 524.1611](#)