

State Laws/Regulations

	Consulting Physicians	Telemedicine
IL	<p>Law - Section 49.5 (Telemedicine) <i>Allows out-of-state MDs to consult with IL MDs</i> *Although written as part of telemedicine law, also applies to visiting physicians. It should be clear to the patient that the medical care is being provided by the IL MD, including physical examinations (source: Daniel Kelber from IL DPR)</p>	<p>Law – Section 49.5 <i>Does NOT allow out-of-state MDs to practice Telemedicine with IL patients without a license</i> *Periodic consultations with other IL MDs and second opinions via telemedicine allowed</p>
IN	<p>Law – Section 2.a.5. (Exclusions to Practice of Medicine) <i>Allows out-of state MDs to consult with IN MDs</i> Section 1.1.a (Definitions of Practice of Medicine) <i>Allows out-of state MDs to provide 2nd opinions to IN MDs</i></p>	<p>Law – Section 1.1.a.4. (Definitions of Practice of Medicine) <i>Allows non-regular telemedicine consultations with IN patients?</i> *Practicing Medicine includes “Providing diagnostic or treatment services to a person in Indiana when the diagnostic or treatment services: are transmitted through electronic communications; and are on a regular, routine, and non-episodic basis or under an oral or written agreement to regularly provide medical services.”</p>
KY	<p>Law – Section 2.b. (Practice of Medicine without license – Exceptions) <i>Allows out-of-state MDs to consult with KY MDs</i> *Law states that it is okay for out-of-state MDs to “infrequently engage in the practice of medicine or osteopathy within this state, when called to see or attend particular patients in consultation and association with a physician licensed” in KY</p>	<p><i>No law on the practice of Telemedicine</i> Policy Statement – “Physicians living outside Kentucky but actively practicing medicine upon patients within Kentucky should be required to meet the same statutory qualifications and should be held to the same standards of acceptable and prevailing medical practice within the Common wealth as are resident physicians practicing within the state.” (adopted September 18, 1997)</p>
MI	<p>Law – 333.16171 e,f (Exemptions for License) <i>Allows <u>some</u> out-of-state MDs to practice in MI</i> *can practice in an exceptional circumstance when called in by MI MD *can practice when “attending meetings or conducting lectures, seminars, or demonstrations under the auspices of professional associations or training institutions” in MI</p>	<p><i>No law on the practice of Telemedicine</i></p>
MN	<p>Law – 147.09 (Exemptions for License) <i>Allows out-of-state MDs to consult with MN MDs</i></p>	<p>Law – 147.032 (Interstate practice of telemedicine) <i>Allows non-regular Telemedicine consultations with MN patients</i> *Out-of-state MDs must <u>register</u> to practice telemedicine with MN patients (license not needed), unless consulting with MN MD or provides services than once a month or fewer than ten patients annually</p>
OH	<p>Law – 4731.36 (Exemptions for License) <i>Allows out-of-state MDs to consult with OH MDs on a non-frequent basis</i> *IL MD responsible for physical exam, diagnosis, and treatment</p>	<p>Law – 4731.296 (Telemedicine Certificate) <i>Does NOT allow out-of-state MDs to practice Telemedicine with OH patients without a Telemedicine Certificate</i></p>
WI	<p>Law – 448.03.1.d (Exceptions for licensure) <i>Allows out-of-state MDs to consult with WI MDs</i></p>	<p><i>No law on the practice of Telemedicine</i></p>