

# Workplace Investigations

# **Contributing Editors**

Phil Linnard at Slaughter and May Clare Fletcher at Slaughter and May

# 13. Can non-disclosure agreements (NDAs) be used to keep the fact and substance of an investigation confidential?



#### Singapore

Author: Jonathan Yuen, Doreen Chia, Tan Ting Ting at Rajah & Tann Singapore

Yes, NDAs can be used to keep the fact and substance of an investigation confidential. There are no express prohibitions against such NDAs under Singapore law. However, information or evidence covered by the NDA may still be discoverable in court or arbitration proceedings; and may also be subject to disclosure requests or directions by the police or statutory authorities, including the MOM.

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## Switzerland

Author: Laura Widmer, Sandra Schaffner at Bär & Karrer

In addition to the above-mentioned statutory confidentiality obligations, separate non-disclosure agreements can be signed. In an internal investigation, the employee should be expressly instructed to maintain confidentiality.

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# Turkey

Author: Elvan Aziz, Gülce Saydam Pehlivan, Emre Kotil, Osman Pepeoğlu at Paksoy

It is crucial to keep the events and facts of a workplace investigation confidential for the integrity of the process. It may be necessary to consider appropriate confidentiality measures to protect the complainant, mitigate risks, and preserve evidence. Damage to the confidentiality of the case can prevent the

investigation team from bringing the case to a correct and complete conclusion. Although the labour legislation imposes a general confidentiality obligation on employees, NDAs can still be used as supplementary documents that may emphasise the confidentiality obligations of employees in workplace investigations and provide additional contractual protections such as penalties if there is a breach.

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