Safety Audit Resource Guide

This guide has been developed to help carriers prepare for an FMCSA Safety Audit by identifying the documents auditors may request to verify compliance with the Federal Motor Carrier Safety Regulations (FMCSRs) and Hazardous Materials Regulations (HMRs). This page summarizes the documents that may be reviewed, while subsequent pages provide detailed regulatory information and sample documentation that can be used to satisfy record-keeping requirements.

This guide is not intended as a replacement for the published FMCSRs or HMRs, and auditors may request additional documents to ensure the carrier has sufficient safety management practices in place. Regulations issued by the U.S. Department of Transportation and its Operating Administrations are published in the Federal Register and compiled in the U.S. Code of Federal Regulations (CFR).

View the Motor Carrier’s Guide to Improving Highway Safety for more detailed regulatory information.

Documents you need:

**Driver-Related Documents**
1. Drivers List
2. Driver’s License
3. Driver’s Records of Duty (ROD) and Supporting Documentation
4. Driver’s Motor Vehicle Record (MVR)
5. Medical Certificate

**Vehicle-Related Documents**
1. Vehicle List
2. Vehicle Inspection
3. Hazardous Materials (HM) Shipping Papers

**Carrier/Programmatic-Related Documents**
1. Proof of Insurance
2. Drug & Alcohol Program
3. Accident Register

Learn more about FMCSA’s New Entrant Program at https://ai.fmcsa.dot.gov/NewEntrant, or see page 12 for a list of FMCSA Service Center phone numbers.
1. Drivers List

All carriers must provide a list of currently employed drivers. This list is used to assess applicability of various regulations, and should include: each driver’s first and last name, date of birth, date of hire, license number, and license State.

Examples

<table>
<thead>
<tr>
<th>Last Name</th>
<th>First Name</th>
<th>Date of Birth</th>
<th>Date of Hire</th>
<th>License Number</th>
<th>License State</th>
</tr>
</thead>
<tbody>
<tr>
<td>Smith</td>
<td>Jane</td>
<td>05/12/1968</td>
<td>02/20/2005</td>
<td>S530-4406-8736</td>
<td>IL</td>
</tr>
<tr>
<td>Johnson</td>
<td>Wilbur</td>
<td>12/20/1985</td>
<td>07/18/2009</td>
<td>J525-8808-5361</td>
<td>IL</td>
</tr>
</tbody>
</table>

Or

Name, Date of Birth, License Number, License State, Date of Hire

- Jane Smith, 05/12/1968, S530-4406-8736, IL, 02/20/2005
- Wilbur Johnson, 12/20/1985, J525-8808-5361, IL, 07/18/2009

2. Driver’s License

All commercial motor vehicle (CMV) drivers must be appropriately licensed to drive the specific type of vehicles they operate. Appropriate licenses are either an Operator’s License issued by one State or Jurisdiction, a Commercial Driver’s License (CDL) (with proper endorsements as necessary), a Canadian License or a Licencias Federales de Conductor issued by the Mexican Government. In order to obtain any of these licenses, drivers must have passed a knowledge and skills test for the appropriate type of vehicle.

An Operator’s License is required for drivers of CMVs that:

- Have a gross vehicle weight rating (GVWR) or gross combination weight rating (GCWR) of 10,000 - 26,000 lbs (including towing vehicle)
- Transport 8 - 15 passengers (including the driver) for compensation (for-hire)

(See FMCSR General Regulation Definitions and Guidance for more information)

Exceptions

- Farm vehicles and their drivers when the vehicle is:
  - Controlled and operated by a farmer as a private motor carrier of property
  - Being used to transport either agricultural products or farm machinery and/or supplies to or from a farm
• Not being used in the operation of a for-hire carrier
• Not carrying placardable HM
• Being used within 150 air miles of the farm

• Vehicle controlled by a beekeeper engaged in seasonal transportation of bees
• School buses, Federal/State operations, property moved not for commerce, carrying corpses, ambulances, fire trucks responding to an emergency, 9–15 passengers private vehicles, propane, winter heating fuel

**A CDL is required for drivers of CMVs that:**

• Have a GVWR or GCWR of 26,001 lbs or more (including towed trailers/vehicles)
• Transport 16 or more passengers (including the driver) either for compensation (for-hire) or not for compensation (private)
• Transport placardable amounts of Hazardous Materials (see 49 CFR Part 172 Subpart F)
(See [FMCSR General Regulation Definitions and Guidance for CDL](https://www.fmcsa.dot.gov/for-carriers/commercial-drivers-license) for more information)

In addition, drivers of certain vehicles requiring a CDL must pass additional tests to obtain an appropriate endorsement as explained on [FMCSA’s Commercial Driver’s License web page](https://www.fmcsa.dot.gov/for-carriers/commercial-drivers-license).

**Exceptions**

• Military drivers operating a CMV for military purposes
• Farm vehicle drivers where the vehicle is:
  • Controlled and operated by a farmer as a private motor carrier of property
  • Being used to transport either agricultural products or farm machinery and/or supplies to or from a farm
  • Not being used in the operation of a for-hire carrier
  • Not carrying placardable HM
  • Being used within 150 air miles of the farm
• Firefighters, emergency response vehicle drivers, and drivers removing snow and ice

**Laws/Regulations**

• [Federal Motor Carrier Safety Regulation Part 383, Commercial Driver’s License Standards; Requirements and Penalties](https://www.fmcsa.dot.gov/regulations/by-topic/driver/commercial-drivers-license/cdl-requirements)
• [Federal Motor Carrier Safety Regulation Part 391 Subpart B (391.11-391.15), Qualifications and Disqualifications of Drivers](https://www.fmcsa.dot.gov/regulations/by-topic/driver/commercial-drivers-license/cdl-qualifications-and-disqualifications)

**Additional Resources**

• [Commercial Driver’s License Program (CDL/CDLIS)](https://www.fmcsa.dot.gov/for-carriers/commercial-drivers-license)
3. Driver’s Records of Duty (ROD) & Supporting Documentation

Every motor carrier must require every driver to record his/her duty status for each 24-hour period using specific methods outlined by regulation. Logs/Records of Duty Status (RODs) must be kept current by showing each change in duty status. The time zone used on a driver’s daily log should be the time standard of that driver’s home terminal. For each change in duty status, the name of the city/town/village with the State abbreviations must be recorded. In addition to the status of the driver, specific information must be included as outlined in 395.8. During a Safety Audit, motor carriers may be asked to submit documents supporting the driver's record of duty. Such documents can include any of the following: toll receipts/records, fuel receipts/records, bills of lading, trip reports or another type of document for verification.

Beginning December 18, 2017, motor carriers subject to the ELD rule must automatically record on- and off-duty time using an electronic logging device (ELD). Motor carriers who have an automatic on-board recording device (AOBRD) that was installed and in-use prior to December 18, 2017, may continue to use this device to record and share HOS data until December 16, 2019.

- Requirements for ELDs can be found in 49 CFR 395 Subpart B.
- Requirements for automatic onboard recording devices can be found in 49 CFR 395.15.

To submit your ELD file:
- Via web-service (telematics or Bluetooth): ELD device will prompt user to request an "output file comment." The comment you enter must be NEWS-xxxxx where the x's represent a unique identifier that will be provided to you upon the start of your audit.
- Via local data transfer: ELD device will output a file that user can upload to NEWS via the upload button. Do not print and fax in this file; it must be uploaded.

To submit your AOBR file:
- Upload or fax your file to NEWS using the "Upload Here" button at the top right of this page.

Exceptions

If a carrier meets an exception below, a timecard must be uploaded.

Operators of property-carrying commercial motor vehicles requiring a CDL -

- A driver is exempt from the requirements of §§ 395.8 and 395.11 if:
  - The driver operates within a 150 air-mile radius (172.6 statute miles) of the normal work reporting location;
  - The driver, except a driver-salesperson, returns to the work reporting location and is released from work within 14 consecutive hours;
  - A property-carrying commercial motor vehicle driver has at least 10 consecutive hours off-duty separating each 14 hours on-duty;
  - A passenger-carrying commercial motor vehicle driver has at least 8 consecutive hours off-duty separating each 14 hours on-duty; and
  - The motor carrier that employs the driver maintains and retains for a period of 6 months accurate and true time records showing the total number of hours the driver is on-duty each day, time in/time out each day, and the total time for the preceding 7 days in accordance with § 395.8(j)(2) for drivers used for the first time or intermittently.
Operators of property-carrying commercial motor vehicles not requiring a CDL -

- A driver is exempt from the requirements of §§ 395.3(a)(2), 395.8, and 395.11 and ineligible to use the provisions of § 395.1(e)(1), (g), and (o) if:
  - The driver operates a property-carrying commercial motor vehicle for which a CDL is not required under part 383 of this subchapter;
  - The driver operates within a 150 air-mile radius of the location where the driver reports to and is released from work, i.e., the normal work reporting location;
  - The driver returns to the normal work reporting location at the end of each duty tour;
  - The driver does not drive:
    - After the 14th hour after coming on duty on 5 days of any period of 7 consecutive days; and
    - After the 16th hour after coming on duty on 2 days of any period of 7 consecutive days.

Example

- Example of RODs and Timecards (see appendix)

Laws/Regulations

- Federal Motor Carrier Safety Regulation Part 395, Hours of Service of Drivers
- Federal Motor Carrier Safety Regulation Part 395.1(h), Hours of Service of Drivers-Alaska

Additional Resources

- Hours of Service Logbook Examples
- Summary of Hours of Service Regulations
- FMCSA Interpretation for Part 395.8
4. Driver’s Motor Vehicle Record (MVR)

Carriers must maintain a motor vehicle record for each driver in their Driver Qualification file. The carrier must request each driver’s MVR every 12 months and must keep the record for 3 years. The carrier must review the motor vehicle records of drivers it employs to determine whether that driver meets minimum requirements for safe driving or is disqualified to drive a CMV (per 391.15). A driver’s record can be obtained from the State motor vehicle department from which the driver’s license is issued.

Exceptions
- Farm vehicle drivers of articulated commercial motor vehicles
- Private motor carrier of passengers (not compensated)

Example
- MVR (see appendix)

Laws/Regulations
- Federal Motor Carrier Safety Regulation Part 391 Subpart F (391.51-391.55), Files and Records

Additional Resources
- Request to State for Driver’s Record

5. Medical Certificate

All drivers are expected to be physically and mentally fit to drive. Drivers must be examined by a medical examiner. A list of registered medical examiners can be found at the National Registry of Certified Medical Examiners. More information about the medical standards can be found on FMCSA’s Regulations web page. Exemptions from the diabetes and vision standards are available by requesting a waiver from FMCSA.

The medical examiner will fill out a Medical Examination Report (long form). Upon passing the physical examination, the medical examiner will provide the driver with a copy of a medical certificate. The motor carrier and driver are responsible for having copies of the current medical certificate.

Drivers must be examined at least every two years; medical examiners can issue a certification for less time at their discretion. If the driver returns from an illness or injury that may interfere with driving ability, he or she must undergo another medical examination, even if the medical examination certificate has not expired. Federal exemptions for visual and diabetes must be renewed annually.

Exceptions
- Farm vehicles and their drivers when the vehicle is:
  - Controlled and operated by a farmer as a private motor carrier of property
  - Being used to transport agricultural products or farm machinery and/or supplies to or from a farm
  - Not being used in the operation of a for-hire carrier
  - Not carrying placardable HM
• Being used within 150 air miles of the farm
• Vehicle controlled by a beekeeper engaged in seasonal transportation of bees
• Holders of Canadian or Mexican commercial motor vehicle license (as Canadian and Mexican licenses have a medical certification component included when issued).
• Holders of Canadian Class 5 or Class G Licenses from Ontario do need to submit additional information to show they are medically certified as those licenses do not include the medical certification component. The additional information needed is:
  * A Canadian medical confirmation letter issued by the Province or Territory; or
  * A medical examiner’s certificate issued by a medical examiner on the U.S. National Registry of Certified Medical Examiners; or
  * An endorsement code on their license to indicate periodic medical examination.

Example
• Medical Examiner’s Certificate (see appendix)

Laws/Regulations
Federal Motor Carrier Safety Regulation Part 391 Subpart E (391.41-391.49)

Additional Resources
• Office of Medical Programs – Driver Medical Fitness for Duty
• FAQs about Medical Requirements

Vehicle

1. Vehicle List

Example
All carriers must provide a list of vehicles. This list is used to assess applicability of various regulations. The list must include unit number, vehicle identification number (VIN), plate number, and State.

<table>
<thead>
<tr>
<th>Vehicle Information</th>
<th>ELD/AOBRD Information (as applicable)</th>
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</thead>
<tbody>
<tr>
<td>Unit Number</td>
<td>VIN #</td>
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2. Vehicle Inspection

Every commercial motor vehicle must be inspected every 12 months by a qualified inspector who has training or certification to inspect and maintain commercial motor vehicles. The term commercial motor vehicle includes each vehicle in a combination vehicle. For example, for a tractor semitrailer, full trailer combination, the tractor, semitrailer, and the full trailer (including the converter dolly if so equipped) must each be inspected.

A motor carrier must not use a commercial motor vehicle unless each component identified in Appendix G of 396 Subchapter B has passed an inspection at least once during the preceding 12 months, and documentation of such inspection is on the vehicle. Your specific State may have additional requirements regarding vehicle inspections. Please verify with your respective State for additional inspection requirements.

Example

Vehicle Inspection Report (see appendix)

Laws/Regulations

- Federal Motor Carrier Safety Regulation Part 396.17, Periodic Inspection
- Appendix G to Subchapter B

Additional Resources

- A Motor Carrier’s Guide to Improving Highway Safety (see Part 396)
- Interpretation for Part 396.17

3. Hazardous Materials Shipping Papers

Motor carriers transporting hazardous materials must have appropriate documentation. Shippers of hazardous materials must provide carriers with shipping papers and emergency response information, which provide useful information in the case of an incident. A shipping paper includes a record of what is being transported and provides first responders with necessary information for emergency response. HM shipping papers must be within the driver’s reach with the seat belt on and visible to first responders entering the vehicle. Motor carriers must retain HM shipping papers for one year after acceptance of the shipment, or three years for hazardous wastes. Information on the shipping papers must include:

- The identification number, identified in the Hazardous Materials Table
- The proper shipping name, identified in the Hazardous Materials Table
- The hazard class
- The packing group, identified in Roman numerals, when required
- The total quantity of hazardous materials
- The number and type of packages holding the hazardous contents
- Any additional description requirements per 49 CFR Section 172.203
Exceptions

- Those not transporting hazardous materials
- Otherwise excepted by the HM Regulations

Example

- Shipping Papers (see appendix)

Laws/Regulations

- Federal Motor Carrier Safety Regulation Part 397, Transportation of Hazardous Materials, Driving and Parking Rules
- Pipeline and Hazardous Materials Safety Administration Regulation Part 177.817, Carriage by Public Highway, Shipping Papers
- Pipeline and Hazardous Materials Safety Administration Regulation Part 172 Subpart C – Shipping Papers

Additional Resources

- FMCSA Hazardous Materials Guidance
- FMCSA How to Comply with Federal Hazardous Materials Regulations
- Pipeline and Hazardous Materials Safety Administration
- CSA HM Compliance BASIC Factsheet

Carrier/Programmatic

1. Proof of Insurance

All motor carriers are responsible for having adequate financial assurance that they can cover potential costs associated with bodily injury, property damage, and environmental restoration due to discharge of toxic or environmentally harmful materials caused by their company.

A carrier can have insurance, surety bonds, or written authorization from FMCSA to be self-insured. The minimum amount is $750,000, but can range up to $5M based on seating capacity for passenger carriers, and gross vehicle weight and commodity transported for motor carriers.

Example

- MCS-90 (Endorsement For Motor Carrier Policies of Insurance for Public Liability) (see appendix)

Applicable Regulations

- Federal Motor Carrier Safety Regulation Part 387
Additional Resources

- MCS-90 Information Page

2. Drug and Alcohol Program

Motor carriers whose drivers are required to have CDLs must have a drug and alcohol testing program.

Motor carriers operating vehicles requiring a CDL must test drivers and other safety-sensitive employees for illegal substances and alcohol levels at various points of employment:
- Before they are hired (pre-employment screening)
- After an accident
- When there is reasonable suspicion
- At return to duty after a controlled substances or alcohol violation
- Through a random testing process if the carrier has two or more drivers

Employers are required to keep detailed records of their alcohol misuse prevention programs and store them in a secured location for the amount of time defined in FMCSR Section 382.401, Records Retention. Motor carriers may self-administer their programs (if they are not owner-operators) or contract it out, such as to a consortium that provides drug-testing services to many carriers. Owner-operators cannot self-administer their programs and must enroll in a consortium. Guidance for setting up a program for non-owner-operator carriers can be found in FMCSA’s Overview of Drug and Alcohol Rules.

For the purposes of a Safety Audit, the motor carrier is required to provide documentation showing that pre-employment tests are administered, that the carrier has a random testing procedure that aligns with the regulations (either entered into with a consortium or conducted by the carrier), and a list of all of the drivers entered into the random testing program.

Exceptions

- Motor carriers that do not operate vehicles requiring a CDL
- Motor carriers subject to the Federal Transit Administration’s (FTA) alcohol and controlled substance testing program
- Employers and drivers that include: active duty military personnel; members of the reserves; members of the national guard on active duty (including personnel on full-time national guard duty, part-time national guard training, and national guard military technicians), and active duty U.S. Coast Guard personnel
- Farm vehicle drivers when the vehicle is:
  • Controlled and operated by a farmer as a private motor carrier of property
  • Being used to transport agricultural products or farm machinery and/or supplies to or from a farm
  • Not being used in the operation of a for-hire carrier
  • Being used within 150 air miles of the farm
• Firefighters or other persons who operate commercial motor vehicles that are necessary for the preservation of life or property or the execution of emergency governmental functions, are equipped with audible and visual signals, and are not subject to normal traffic regulations.

Example

• Alcohol Testing Form (see appendix)
• Drug Testing Form (see appendix)
• Proof of Random Testing (see appendix)

Laws/Regulations

• Federal Motor Carrier Safety Regulation Part 382 Controlled Substances and Alcohol Use and Testing
  • Pre-employment Testing, Part 382.301
  • Random Testing, Part 382.305

Additional Resources

• Procedures for Transportation Workplace Drug and Alcohol Testing Programs
• FMCSA Drug and Alcohol Program

3. Accident Register

Motor carriers whose vehicles have been in an accident in the last 365 days must provide an accident register.

All carriers involved in an FMCSA-reportable crash in the past year must retain an Accident Register or report. A reportable crash is one in which a vehicle was towed from the scene, or an injury or fatality occurred. Records must be kept for three years. The report needs to include:

• Date of accident
• City or town, or most near, where the accident occurred and the State where the accident occurred
• Driver name
• Number of injuries
• Number of fatalities
• Whether hazardous materials, other than fuel spilled from the fuel tanks of motor vehicle involved in the accident, were released

Example

• Accident Register (see appendix)
Laws/Regulations

- Federal Motor Carrier Safety Regulation Part 390.15, Assistance in Investigations and Special Studies

Additional Resources

- Interpretation for Part 390.15

Helpful Links

Federal Motor Carrier Safety Regulations
Federal Motor Carrier Safety Regulations

FMCSA Hazardous Materials Resources
https://www.fmcsa.dot.gov/regulations/hazardous-materials

National Registry of Certified Medical Examiners
https://nationalregistry.fmcsa.dot.gov/NRPublicUI/home.seam

FMCSA New Entrant Program
https://ai.fmcsa.dot.gov/NewEntrant

FMCSA Service Centers

<table>
<thead>
<tr>
<th>Eastern Service Center</th>
<th>Midwestern Service Center</th>
<th>Southern Service Center</th>
<th>Western Service Center</th>
</tr>
</thead>
<tbody>
<tr>
<td>443-703-2269</td>
<td>708-283-3564</td>
<td>404-327-7351</td>
<td>303-407-2347</td>
</tr>
<tr>
<td>CT, DC, DE, MA, MD, ME, NH, NJ, NY, PA, PR, RI, VA, VI, VT, WV</td>
<td>IA, IL, IN, KS, MI, MN, MO, NE, OH, WI</td>
<td>AL, AR, FL, GA, KY, LA, MS, NC, OK, SC, TN</td>
<td>AK, American Samoa, AZ, CA, CO, Guam, Hawaii, ID, Northern Mariana Islands, MT, ND, NM, NV, OR, SD, TX, UT, WA, WY</td>
</tr>
</tbody>
</table>
Appendix

Below is a list of sample documentation referenced in this guide.

- Driver’s Records of Duty (RODs) and Supporting Documentation
- Driver’s Motor Vehicle Record
- Medical Certificate
- Vehicle List
- Vehicle Inspection Report
- Hazardous Materials (HM) Shipping Papers
- Proof of Insurance
- Alcohol Testing Form
- Drug Testing Form
- Accident Register
Examples of Records of Duty Daily Form
The examples provided are of the expected documentation. Please remember to submit 30 days' worth of one driver's Records of Duty.

Drivers Daily Log

From: ________________________
To: ________________________

Midnight

1  2  3  4  5  6  7  8  9  10  11  Noon

1. Off Duty

2. Sleeper Berth

3. Driving

4. On Duty (not driving)

Total Hours

Shipping Documents:

DVL or Manifest No. or

Shipper & Commodity

Enter name of place you reported and where released from work and when and where each change of duty occurred.

Use time standard of home terminal.

Recap: Complete at end of day

On duty hours today, Total lines 3 & 4

70 Hour/8 Day Drivers

A. Total hours on duty last 7 days including today.

B. Total hours available tomorrow 70 hr. minus A*

C. Total hours on duty last 5 days including today.

60 Hour/7 Day Drivers

A. Total hours on duty last 8 days including today.

B. Total hours available tomorrow 60 hr. minus A*

C. Total hours on duty last 7 days including today.

*if you took 34 consecutive hours off duty you have 60/70 hours available

Total Miles Driving Today

Total Mileage Today

Truck/Tractor and Trailer Numbers or License Plate(s)/State (show each unit)

Name of Carrier or Carriers

Main Office Address

Home Terminal Address
DRIVER’S TIME RECORD
Driver’s Name (print) _____________ Employee No. _________ Month _______ Year _______

DRIVERS MAY PREPARE THIS REPORT INSTEAD OF “DRIVER’S DAILY LOG” IF THE FOLLOWING APPLIES:
• Operates within 150 air-mile radius of normal work reporting location
• Returns to the work reporting location and is released from work within 14 consecutive hours
• Is operating a (1) Property-carrying CMV and has at least 10 consecutive hours off duty separating each 14 hours on duty OR (2) Passenger-carrying CMV and has at least 8 consecutive hours off duty separating each 14 hours on duty”

INTERMITTENT DRIVERS
Shall complete this form for 7 days preceding any day driving is performed. This includes the preceding month.

<table>
<thead>
<tr>
<th>Date</th>
<th>Start Time “All Duty”</th>
<th>End Time “All Duty”</th>
<th>Total Hours</th>
<th>Driving Hours</th>
<th>Truck Number</th>
<th>Headquarters</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
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☐ To be prepared monthly by each DOT-certified driver unless time record is exclusively kept on Driver’s Daily Log. Indicate “days off.” Check box if no driving is performed during this month and the first 7 days of the following month. Mail this report to your Division Manager of Administration.
## Example of Supporting Documentation

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**Account Number:**  
**Activity For:** 05/22/12 - 06/21/12  
**Replenishment Method:** MASTERCARD  
**Replenishment Amount:** $10350.00  
**Replenishment Threshold:** $2587.50  
**Tag Deposit:** $0.00

### Beginning Balance
$2720.00

### Tolls, Non-Tolls & Fees
$10890.74

### Payments/Credits
$10350.00

### Ending Balance
$2179.26

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Driver’s Motor Vehicle Record Example

Medical Certificate Example
# Vehicle List Example

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**OR**

List All Equipment Utilized in the Past 365 Days

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<th>Year, Make, Model</th>
<th>Vehicle Identification # (VIN)</th>
<th>License Plate # / Company #</th>
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# Vehicle Inspection Report Example

## Annual Periodic Vehicle Inspection Report

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<th>Time</th>
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<td>Motor Carrier Operating Vehicle (different from Owner):</td>
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</tr>
<tr>
<td>Street</td>
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<td></td>
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<tr>
<td>City, State, Zip Code</td>
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</tr>
<tr>
<td>License Plate Number/State</td>
<td>Vehicle identification Number</td>
<td>Vehicle Make</td>
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<td>Technician’s Signature</td>
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## Vehicle Components Inspected

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<td>Repair Date</td>
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<td>Repair Date</td>
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<tr>
<td>Hoses or Tubing</td>
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<td>Repair Date</td>
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<tr>
<td>Lining</td>
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</tr>
<tr>
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<td>Side &amp; Socket Joints</td>
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<tr>
<td>Tie Rods &amp; Drag Links</td>
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<td>Nuts, Bolts, Fasteners</td>
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<tr>
<td>Power Steering Fluid</td>
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<td>3. WINDSHIELDS</td>
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<tr>
<td>4. WIPERS</td>
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<td>6. LIGHTING DEVICES</td>
<td>OK</td>
<td>Needs Repair</td>
<td>Repair Date</td>
</tr>
<tr>
<td>Headlamps</td>
<td>OK</td>
<td>Needs Repair</td>
<td>Repair Date</td>
</tr>
<tr>
<td>Front Turn Signals</td>
<td>OK</td>
<td>Needs Repair</td>
<td>Repair Date</td>
</tr>
<tr>
<td>Air Cleaner Lamps</td>
<td>OK</td>
<td>Needs Repair</td>
<td>Repair Date</td>
</tr>
<tr>
<td>Side Marker Lamps – Left</td>
<td>OK</td>
<td>Needs Repair</td>
<td>Repair Date</td>
</tr>
<tr>
<td>Side Marker Lamps – Right</td>
<td>OK</td>
<td>Needs Repair</td>
<td>Repair Date</td>
</tr>
<tr>
<td>Rear Turn Signals</td>
<td>OK</td>
<td>Needs Repair</td>
<td>Repair Date</td>
</tr>
<tr>
<td>Stop Lamps</td>
<td>OK</td>
<td>Needs Repair</td>
<td>Repair Date</td>
</tr>
<tr>
<td>Tail Lamps</td>
<td>OK</td>
<td>Needs Repair</td>
<td>Repair Date</td>
</tr>
<tr>
<td>Rear ID/Clearance Lamps</td>
<td>OK</td>
<td>Needs Repair</td>
<td>Repair Date</td>
</tr>
<tr>
<td>Reflector / Ref Tape</td>
<td>OK</td>
<td>Needs Repair</td>
<td>Repair Date</td>
</tr>
<tr>
<td>7. COUPLING DEVICES</td>
<td>OK</td>
<td>Needs Repair</td>
<td>Repair Date</td>
</tr>
<tr>
<td>8. EXHAUST SYSTEM</td>
<td>OK</td>
<td>Needs Repair</td>
<td>Repair Date</td>
</tr>
<tr>
<td>9. SAFE LOADING</td>
<td>OK</td>
<td>Needs Repair</td>
<td>Repair Date</td>
</tr>
<tr>
<td>10. SUSPENSION</td>
<td>OK</td>
<td>Needs Repair</td>
<td>Repair Date</td>
</tr>
<tr>
<td>Springs (underslung)</td>
<td>OK</td>
<td>Needs Repair</td>
<td>Repair Date</td>
</tr>
<tr>
<td>U-bolts, Hangers, etc.</td>
<td>OK</td>
<td>Needs Repair</td>
<td>Repair Date</td>
</tr>
<tr>
<td>Torque, Radars, Tracking Arms</td>
<td>OK</td>
<td>Needs Repair</td>
<td>Repair Date</td>
</tr>
<tr>
<td>11. FRAME</td>
<td>OK</td>
<td>Needs Repair</td>
<td>Repair Date</td>
</tr>
<tr>
<td>Frame Members</td>
<td>OK</td>
<td>Needs Repair</td>
<td>Repair Date</td>
</tr>
<tr>
<td>Tire &amp; Wheel Clearance</td>
<td>OK</td>
<td>Needs Repair</td>
<td>Repair Date</td>
</tr>
<tr>
<td>Sizing Subframe (adj. axle)</td>
<td>OK</td>
<td>Needs Repair</td>
<td>Repair Date</td>
</tr>
<tr>
<td>12. TIRES</td>
<td>OK</td>
<td>Needs Repair</td>
<td>Repair Date</td>
</tr>
<tr>
<td>Steering Axle Tires – Condition</td>
<td>OK</td>
<td>Needs Repair</td>
<td>Repair Date</td>
</tr>
<tr>
<td>Steering Tires – over 43/2” tread</td>
<td>OK</td>
<td>Needs Repair</td>
<td>Repair Date</td>
</tr>
<tr>
<td>Other Tires – Condition</td>
<td>OK</td>
<td>Needs Repair</td>
<td>Repair Date</td>
</tr>
<tr>
<td>Other Tires – over 203/2” tread</td>
<td>OK</td>
<td>Needs Repair</td>
<td>Repair Date</td>
</tr>
<tr>
<td>13. WHEELS &amp; RIMS</td>
<td>OK</td>
<td>Needs Repair</td>
<td>Repair Date</td>
</tr>
<tr>
<td>Lock/Side Ring</td>
<td>OK</td>
<td>Needs Repair</td>
<td>Repair Date</td>
</tr>
<tr>
<td>Fasteners</td>
<td>OK</td>
<td>Needs Repair</td>
<td>Repair Date</td>
</tr>
<tr>
<td>Disk/Spoke Condition</td>
<td>OK</td>
<td>Needs Repair</td>
<td>Repair Date</td>
</tr>
<tr>
<td>Listed any other condition which may affect safe vehicle operation</td>
<td>OK</td>
<td>Needs Repair</td>
<td>Repair Date</td>
</tr>
</tbody>
</table>

MARK COLUMNS AS FOLLOWS: x = OK, o = Needs repair, NA = Does not apply. Fill in Repair date as appropriate.

I CERTIFY THE ANNUAL VEHICLE INSPECTION HAS BEEN DONE ACCURATELY AND COMPLETELY. I FURTHER CERTIFY THAT THIS INSPECTION COMPLIES WITH THE REQUIREMENTS OF 49 CFR §396.21.

This information must be available on board the vehicle, either as a copy of this report, or on a decal that complies with 49 CFR §396.17(c)(2). This report must be kept a minimum of fourteen months from date of completion.

Certified Inspector’s Signature: __________________________  Date: __________________________
Driver's Vehicle Inspection Report

<table>
<thead>
<tr>
<th>TRUCK/TRACTOR NO.</th>
<th>TRAILER(S) NO.(S)</th>
</tr>
</thead>
<tbody>
<tr>
<td>CHECK ANY DEFECTIVE ITEM AND GIVE DETAILS UNDER &quot;REMARKS.&quot;</td>
<td></td>
</tr>
<tr>
<td>DATE: ________________</td>
<td></td>
</tr>
<tr>
<td>TRUCK/TRACTOR NO.</td>
<td>TRAILER(S) NO.(S)</td>
</tr>
<tr>
<td>--------------------</td>
<td>-------------------</td>
</tr>
<tr>
<td>Air Compressor</td>
<td>Brake Connections</td>
</tr>
<tr>
<td>Air Lines</td>
<td>Brakes</td>
</tr>
<tr>
<td>Battery</td>
<td>Coupling Chains</td>
</tr>
<tr>
<td>Brake Accessories</td>
<td>Coupling (King) Pin</td>
</tr>
<tr>
<td>Brakes</td>
<td>Doors</td>
</tr>
<tr>
<td>Carburetor</td>
<td>Hitch</td>
</tr>
<tr>
<td>Clutch</td>
<td>Landing Gear</td>
</tr>
<tr>
<td>Defroster</td>
<td>Lights</td>
</tr>
<tr>
<td>Drive Line</td>
<td>Lights – All</td>
</tr>
<tr>
<td>Engine</td>
<td>Roof</td>
</tr>
<tr>
<td>Fifth Wheel</td>
<td>Springs</td>
</tr>
<tr>
<td>Front Axle</td>
<td>Springs</td>
</tr>
<tr>
<td>Fuel Tanks</td>
<td>Springs</td>
</tr>
<tr>
<td>Heater</td>
<td>Springs</td>
</tr>
<tr>
<td>Safety Equipment</td>
<td>Tire Extinguisher</td>
</tr>
<tr>
<td>Fire Extinguisher</td>
<td>Flags-Flares-Fusees</td>
</tr>
<tr>
<td>Flags-Flares-Fusees</td>
<td>Spare Bulbs &amp; Fuses</td>
</tr>
<tr>
<td>Spare Seal Beam</td>
<td>Tarpaulin</td>
</tr>
</tbody>
</table>

REMARKS: ____________________________________________________________

CONDITION OF THE ABOVE VEHICLE IS SATISFACTORY
DRIVER'S SIGNATURE ____________________________________________

ABOVE DEFECTS CORRECTED
ABOVE DEFECTS NEED NOT BE CORRECTED FOR SAFE OPERATION OF VEHICLE
MECHANIC'S SIGNATURE ____________________________ DATE __________

DRIVER'S SIGNATURE ____________________________ DATE __________
**Hazardous Materials (HM) Shipping Papers Example**

**Figure 9-4. Example of Shipping Paper**

<table>
<thead>
<tr>
<th>“RQ” means that this is a reportable quantity</th>
<th>ID number from Column 4 of the Hazardous Materials Table</th>
<th>Proper shipping name from Column 2 of the Hazardous Materials Table</th>
<th>Hazard Class from Column 3 of the table</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>SHIPPING PAPER</th>
<th>Page 1 of 1</th>
</tr>
</thead>
<tbody>
<tr>
<td>To: Wafers R Us 88 Valley Street Silicon, Junction, CA</td>
<td>From: Essex Corporation 5775 Dawson Avenue Goleta, CA 93117</td>
</tr>
<tr>
<td>QTY 1 cyl</td>
<td>HM RQ</td>
</tr>
<tr>
<td>DESCRIPTION UN1076, Phosgene, 2.3, Poison Inhalation Hazard Zone A</td>
<td>WEIGHT 25 lbs</td>
</tr>
</tbody>
</table>

This is to certify that the above named materials are properly classified, described, packaged, marked, and labeled and are in proper condition for transportation according to the applicable regulations of the Department of Transportation.

Shipper: Essex Corp
Per: Shultz
Date: 6/27/94

Carrier: Knuckle Bros.
Per: Date:

SPECIAL INSTRUCTIONS: 24Hr Emergency Contact, Ed Shultz, 1-800-555-5555
Proof of Insurance

FORM MCS-90  Revised 01/05/2017  OMB No.: 2126-0008  Expiration: 01/31/2020

USDOT Number:_________ Date Received:_________

A Federal Agency may not conduct or sponsor, and a person is not required to respond to, nor shall a person be subject to a penalty for failure to comply with a collection of information subject to the requirements of the Paperwork Reduction Act unless that collection of information displays a current valid OMB Control Number. The OMB Control Number for this information collection is 2126-0008. Public reporting for this collection of information is estimated to be approximately 2 minutes per response, including the time for reviewing instructions, gathering the data needed, and completing and reviewing the collection of information. All responses to this collection of information are mandatory. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden to: Information Collection Clearance Officer, Federal Motor Carrier Safety Administration, MC-RR/A, Washington, D.C. 20590.

United States Department of Transportation
Federal Motor Carrier Safety Administration

Endorsement for Motor Carrier Policies of Insurance for Public Liability
under Sections 29 and 30 of the Motor Carrier Act of 1980

FORM MCS-90

Issued to ___________________________________________ of ________________________________
(Motor Carrier name) (Motor Carrier state or province)

Dated at ___________________________ on this ______ day of ___________________________

Amending Policy Number: ___________________________ Effective Date: ___________________________

Name of Insurance Company: ____________________________________________________________

Countersigned by: ___________________________ (Authorized company representative)

The policy to which this endorsement is attached provides primary or excess insurance, as indicated for the limits shown (check only one):

☐ This insurance is primary and the company shall not be liable for amounts in excess of $_________________ for each accident.

☐ This insurance is excess and the company shall not be liable for amounts in excess of $_________________ for each accident in excess of the underlying limit of $_________________ for each accident.

Whenever required by the Federal Motor Carrier Safety Administration (FMCSA), the company agrees to furnish the FMCSA a duplicate of said policy and all its endorsements. The company also agrees, upon telephone request by an authorized representative of the FMCSA, to verify that the policy is in force as of a particular date. The telephone number to call is:_________________.

Cancellation of this endorsement may be effected by the company of the insured by giving (1) thirty-five (35) days notice in writing to the other party (said 35 days notice to commence from the date the notice is mailed, proof of mailing shall be sufficient proof of notice), and (2) if the insured is subject to the FMCSA’s registration requirements under 49 U.S.C. 13501, by providing thirty (30) days notice to the FMCSA (said 30 days notice to commence from the date the notice is received by the FMCSA at its office in Washington, DC).

Filings must be transmitted online via the internet at http://www.fmcsa.dot.gov/urs.

(continued on next page)
DEFINITIONS AS USED IN THIS ENDORSEMENT

**Accident** includes continuous or repeated exposure to conditions or which results in bodily injury, property damage, or environmental damage which the insured neither expected nor intended.

**Motor Vehicle** means a land vehicle, machine, truck, tractor, trailer, or semitrailer propelled or drawn by mechanical power and used on a highway for transporting property, or any combination thereof.

**Bodily Injury** means injury to the body, sickness, or disease to any person, including death resulting from any of these.

**Property Damage** means damage to or loss of use of tangible property.

**Environmental Restoration** means restitution for the loss, damage, or destruction of natural resources arising out of the accidental discharge, dispersal, release or escape into or upon the land, atmosphere, watercourse, or body of water, of any commodity transported by a motor carrier. This shall include the cost of removal and the cost of necessary measures taken to minimize or mitigate damage to human health, the natural environment, fish, shellfish and wildlife.

**Public Liability** means liability for bodily injury, property damage, and environmental restoration.

The insurance policy to which this endorsement is attached provides automobile liability insurance and is amended to assure compliance by the insured, within the limits stated herein, as a motor carrier of property, with Sections 29 and 30 of the Motor Carrier Act of 1980 and the rules and regulations of the Federal Motor Carrier Safety Administration (FMCSA).

In consideration of the premium stated in the policy to which this endorsement is attached, the insurer (the company) agrees to pay, within the limits of liability described herein, any final judgment recovered against the insured for public liability resulting from negligence in the operation, maintenance or use of motor vehicles subject to the financial responsibility requirements of Sections 29 and 30 of the Motor Carrier Act of 1980 regardless of whether or not each motor vehicle is specifically described in the policy and whether or not such negligence occurs on any route or in any territory authorized to be served by the insured or elsewhere. Such insurance as is afforded, for public liability, does not apply to injury to or death of the insured's employees while engaged in the course of their employment, or property transported by the insured, designated as cargo. It is understood and agreed that no condition, provision, stipulation, or limitation contained in the policy, this endorsement, or any other endorsement thereon, or violation thereof, shall relieve the company from liability or from the payment of any final judgment, within the limits of liability herein described, irrespective of the financial condition, insolvency or bankruptcy of the insured. However, all terms, conditions, and limitations in the policy to which the endorsement is attached shall remain in full force and effect as binding between the insured and the company. The insured agrees to reimburse the company for any payment made by the company on account of any accident, claim, or suit involving a breach of the terms of the policy, and for any payment that the company would not have been obligated to make under the provisions of the policy except for the agreement contained in this endorsement.

It is further understood and agreed that, upon failure of the company to pay any final judgment recovered against the insured as provided herein, the judgment creditor may maintain an action in any court of competent jurisdiction against the company to compel such payment.

The limits of the company's liability for the amounts prescribed in this endorsement apply separately to each accident and any payment under the policy because of anyone accident shall not operate to reduce the liability of the company for the payment of final judgments resulting from any other accident.

(continued on next page)
## SCHEDULE OF LIMITS — PUBLIC LIABILITY

<table>
<thead>
<tr>
<th>Type of carriage</th>
<th>Commodity transported</th>
<th>January 1, 1985</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1) For-hire (in interstate or foreign commerce, with a gross vehicle weight rating of 10,000 or more pounds).</td>
<td>Property (nonhazardous)</td>
<td>$750,000</td>
</tr>
<tr>
<td>(2) For-hire and Private (in interstate, foreign, or intrastate commerce, with a gross vehicle weight rating of 10,000 or more pounds).</td>
<td>Hazardous substances, as defined in <a href="https://www.gpo.gov/fdsys/search/servlet/GPOSearchOmg?start=1&amp;pageSize=100&amp;query=49%20CFR%20171.8">49 CFR 171.8</a>, transported in cargo tanks, portable tanks, or hopper-type vehicles with capacities in excess of 3,500 water gallons; or in bulk Division 1.1, 1.2, and 1.3 materials, Division 2.3, Hazard Zone A, or Division 6.1, Packing Group I, Hazard Zone A material; in bulk Division 2.1 or 2.2; or highway route controlled quantities of a Class 7 material, as defined in <a href="https://www.gpo.gov/fdsys/search/servlet/GPOSearchOmg?start=1&amp;pageSize=100&amp;query=49%20CFR%20173.403">49 CFR 173.403</a>.</td>
<td>$5,000,000</td>
</tr>
<tr>
<td>(3) For-hire and Private (in interstate or foreign commerce, in any quantity; or in intrastate commerce, in bulk only; with a gross vehicle weight rating of 10,000 or more pounds).</td>
<td>Oil listed in <a href="https://www.gpo.gov/fdsys/search/servlet/GPOSearchOmg?start=1&amp;pageSize=100&amp;query=49%20CFR%20172.101">49 CFR 172.101</a>; hazardous waste, hazardous materials, and hazardous substances defined in <a href="https://www.gpo.gov/fdsys/search/servlet/GPOSearchOmg?start=1&amp;pageSize=100&amp;query=49%20CFR%20171.8">49 CFR 171.8</a> and listed in <a href="https://www.gpo.gov/fdsys/search/servlet/GPOSearchOmg?start=1&amp;pageSize=100&amp;query=49%20CFR%20172.101">49 CFR 172.101</a>, but not mentioned in (2) above or (4) below.</td>
<td>$1,000,000</td>
</tr>
<tr>
<td>(4) For-hire and Private (In interstate or foreign commerce, with a gross vehicle weight rating of less than 10,000 pounds).</td>
<td>Any quantity of Division 1.1, 1.2, or 1.3 material; any quantity of a Division 2.3, Hazard Zone A, or Division 6.1, Packing Group I, Hazard Zone A material; or highway route controlled quantities of a Class 7 material as defined in <a href="https://www.gpo.gov/fdsys/search/servlet/GPOSearchOmg?start=1&amp;pageSize=100&amp;query=49%20CFR%20173.403">49 CFR 173.403</a>.</td>
<td>$5,000,000</td>
</tr>
</tbody>
</table>

*The schedule of limits shown does not provide coverage. The limits shown in the schedule are for information purposes only.*
Alcohol Testing Form

Appendix G to Part 40 - Alcohol Testing Form

The following form is the alcohol testing form required for use in the DOT alcohol testing program beginning January 1, 2011. Employers are authorized to use the form effective February 25, 2010.

This form is completed in triplicate. A copy is retained by the (1) the employer, (2) employee being tested, and (3) the testing technician.

U.S. Department of Transportation (DOT)
Alcohol Testing Form
(The instructions for completing this form are on the back of Copy 3)

Step 1: TO BE COMPLETED BY ALCOHOL TECHNICIAN
A: Employee Name ________________________________ (Print) (First, M.I., Last)

B: SSN or Employee ID No. ________________________________

C: Employer Name _______________________________________
     Street ______________________________________________
     City, State, Zip ______________________________________

DER Name and Telephone No. ________________________________________
     DER Name _________________________________________
     DER Phone Number ______________________

D: Reason for Test: Random Reasonable Susp Post-Accident Return to Duty Follow-up Pre-employment

STEP 2: TO BE COMPLETED BY EMPLOYEE
I certify that I am about to submit to alcohol testing required by US Department of Transportation regulations and that the identifying information provided on the form is true and correct.

Signature of Employee ________________________________ Date __/__/____

STEP 3: TO BE COMPLETED BY ALCOHOL TECHNICIAN
(If the technician conducting the screening test is not the same technician who will be conducting the confirmation test, each technician must complete their own form.) I certify that I have conducted alcohol testing on the above named individual in accordance with the procedures established in the US Department of Transportation regulation, 49 CFR Part 40, that I qualified to operate the testing device(s) identified, and that the results are as recorded.

  TECHNICIAN: BAT STT DEVICE: SALIVA BREATH* 15-Minute Wait: Yes No

SCREENING TEST: (For BREATH DEVICE* write in the space below only if the testing device is not designed to print.)

Test# Testing Device Name Device Serial # OR Lot # & Exp Date Activation Time Reading Time Result

CONFIRMATION TEST: Results MUST be affixed to each copy of this form or printed directly onto the form.

REMARKS:

__________________________________________

__________________________________________

__________________________________________

Alcohol Technician’s Company ________________________________ Company Street Address ________________________________

(PRINT) Alcohol Technician’s Name (First, M.I., Last) ________________________________ Company City, State, Zip ________________________________ Phone Number ______________________

Signature of Alcohol Technician ________________________________ Date __/__/____

STEP 4: TO BE COMPLETED BY EMPLOYEE IF TEST RESULT IS 0.02 OR HIGHER
I certify that I have submitted to the alcohol test, the results of which are accurately recorded on this form. I understand that I must not drive, perform safety-sensitive duties, or operate heavy equipment because the results are 0.02 or greater.

Signature of Employee ________________________________ Date __/__/____

Form DOT F 1380 (Rev. 5/2008) OMB No. 2105-0529
PAPERWORK REDUCTION ACT NOTICE (as required by 5 CFR 1320.21)

A federal agency may not conduct or sponsor, and a person is not required to respond to, nor shall a person be subject to a penalty for failure to comply with a collection of information subject to the requirements of the Paperwork Reduction Act unless that collection of information displays a current valid OMB Control Number. The OMB Control Number for this information collection is 2105-0529. Public reporting for this collection of information is estimated to be approximately 8 minutes per response, including the time for reviewing instructions, completing and reviewing the collection of information. All responses to this collection of information are mandatory. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden to: Information Collection Clearance Officer, U.S. Department of Transportation, Office of Drug and Alcohol Policy and Compliance, 1200 New Jersey Avenue, SE, Suite W62-300, Washington, D.C. 20590.

BACK OF PAGES 1 and 2
INSTRUCTIONS FOR COMPLETING THE U.S. DEPARTMENT OF TRANSPORTATION ALCOHOL TESTING FORM

NOTE: Use a ballpoint pen, press hard, and check all copies for legibility.

STEP 1 The Breath Alcohol Technician (BAT) or Screening Test Technician (STT) completes the information required in this step. Be sure to print the employee's name and check the box identifying the reason for the test.

NOTE: If the employee refuses to provide SSN or I.D. number, be sure to indicate this in the remarks section in STEP 3. Proceed with STEP 2.

STEP 2 Instruct the employee to read, sign, and date the employee certification statement in STEP 2.

NOTE: If the employee refuses to sign the certification statement, do not proceed with the alcohol test. Contact the designated employer representative.

STEP 3 The BAT or STT completes the information required in this step and checks the type of device (saliva or breath) being used. After conducting the alcohol screening test, do the following (as appropriate):

Enter the information for the screening test (test number, testing device name, testing device serial number or lot number and expiration date, time of test with any device-dependent activation times, and the results), on the front of the AFT. For a breath testing device capable of printing, the information may be part of the printed record.

NOTE: Be sure to enter the result of the test exactly as it is indicated on the breath testing device, e.g., 0.00, 0.02, 0.04, etc.

Affix the printed information to the front of the form in the space provided, or to the back of the form, in a tamper-evident manner (e.g., tape) such that it does not obscure the original printed information, or the device may print the results directly on the ATF. If the results of the screening test are less than 0.02, print, sign your name, and enter today's date in the space provided. The test process is complete.

If the results of the screening test are 0.02 or greater, a confirmation test must be administered in accordance with DOT regulations. An EVIDENTIAL BREATH TESTING device that is capable of printing confirmation test information must be used in conducting this test.

Ensure that a waiting period of at least 15 minutes occurs before the confirmation test begins. Check the box indicating that the waiting period lasted at least 15 minutes.

After conducting the alcohol confirmation test, affix the printed information to the front of the form in the space provided, or to the back of the form, in a tamper-evident manner (e.g., tape) such that it does not obscure the original information, or the device may print the results directly on the ATF. Print, sign your name, and enter the date in the space provided. Go to STEP 4.

STEP 4 If the employee has a breath alcohol confirmation test result of 0.02 or higher, instruct the employee to read, sign, and date the employee certification statement in STEP 4.

NOTE: If the employee refuses to sign the certification statement in STEP 4, be sure to indicate this in the remarks line in STEP 3.

Immediately notify the DER if the employee has a breath alcohol confirmation test result of 0.02 or higher.

Forward Copy 1 to the employer. Give Copy 2 to the employee. Retain Copy 3 for BAT/STT records.

BACK OF PAGE 3
Drug Testing Form

There are multiple copies of this drug testing form. A copy is retained by each of the following parties: employee, employer, testing facility, collector, medical review officer.

FEDERAL DRUG TESTING CUSTODY AND CONTROL FORM

<table>
<thead>
<tr>
<th>SPECIMEN ID NO.</th>
<th>0000001</th>
</tr>
</thead>
</table>

STEP 1: COMPLETED BY COLLECTOR OR EMPLOYER REPRESENTATIVE

A. Employer Name, Address, I.D. No.  
B. MRO Name, Address, Phone No. and Fax No.

C. Donor SSN or Employee I.D. No.

D. Specify Testing Authority: HHS NRC DOT - Specify DOT Agency: FMCSA FAA FRA FTA PHMSA USCG

E. Reason for Test: Pre-employment Random Reasonable Suspicion Cause Post-Accident Return to Duty Follow-up Other (specify)

F. Drug Tests to be Performed: THC, COC, PCP, OPI, AMP  THC & COC Only  Other (specify)

G. Collection Site Address:  
Collector Phone No.  
Collector Fax No.

STEP 2: COMPLETED BY COLLECTOR (make remarks when appropriate) Collector reads specimen temperature within 4 minutes.

<table>
<thead>
<tr>
<th>Temperature between 97 and 107°F</th>
<th>Yes</th>
<th>No</th>
<th>Enter Remark</th>
<th>Collection</th>
<th>Split</th>
<th>Single</th>
<th>None</th>
<th>Provided</th>
<th>Enter Remark</th>
<th>Observed</th>
<th>Enter Remark</th>
</tr>
</thead>
</table>

REMARKS:

STEP 3: Collector affixes bottle seal(s) to bottle(s). Collector dates seal(s). Donor initials seal(s). Donor completes STEP 5 on Copy 2 (MRO Copy)

STEP 4: CHAIN OF CUSTODY - INITIATED BY COLLECTOR AND COMPLETED BY TEST FACILITY

I certify that the specimen given to me by the donor identified in the certification section on Copy 2 of this form was collected, sealed, and released to the laboratory in accordance with applicable Federal requirements.

X Signature of Collector  
AM PM  
Date (MM/DD/YY)  
Name or Laboratory  
REMARKS:

STEP 5A: PRIMARY SPECIMEN REPORT - COMPLETED BY TEST FACILITY

NEGATIVE DILUTE POSITIVE for:  
Marijuana Metabolite (Δ9-THCA)  
Cannabis Metabolite (THC)  
6-Acetylmorphine  
Methamphetamine  
MDMA  
Cocaine Metabolite (BZE)  
Morphine  
Amphetamine  
MDA  
PCP  
Codeine  
MDEA

REJECTED FOR TESTING ADULTERATED SUBSTITUTED INVALID RESULT

REMARKS:

Test Facility (If different from above):

I certify that the specimen identified on this form was examined upon receipt, handled using chain of custody procedures, analyzed, and reported in accordance with applicable Federal requirements.

X Signature of Certifying Laboratory  
AM PM  
Date (MM/DD/YY)

STEP 5B: COMPLETED BY SPLIT TESTING LABORATORY

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<tr>
<th>Laboratory Name</th>
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<td>Laboratory Address</td>
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<tr>
<th>□ RECONFIRMED □ FAILED TO RECONFIRM - REASON</th>
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<td>Date (MM/DD/YY)</td>
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<td>Donor's Initials</td>
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<td>Date (MM/DD/YY)</td>
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<td>Donor's Initials</td>
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FEDERAL DRUG TESTING CUSTODY AND CONTROL FORM

SPECIMEN ID NO. 0000001

STEP 1: COMPLETED BY COLLECTOR OR EMPLOYER REPRESENTATIVE

A. Employer Name, Address, I.D. No.  
B. MRO Name, Address, Phone No. and Fax No.

C. Donor SSN or Employee I.D. No. ________

D. Specify Testing Authority: HHS  NRC  DOT – Specify DOT Agency: FMCSA  FAA  FRA  FTA  PHMSA  USCG

E. Reason for Test: Pre-employment  Random  Reasonable Suspicion  Cause  Post Accident  Return to Duty  Follow-up  Other (specify)  

F. Drug Tests to be Performed: THC, COC, PCP, OPI, AMP  THC & COC Only  Other (specify)  

G. Collection Site Address: ____________________________

Collector Phone No. ____________________________

Collector Fax No. ____________________________

STEP 2: COMPLETED BY COLLECTOR (make remarks when appropriate) Collector reads specimen temperature within 4 minutes.

TEMPERATURE BETWEEN 80% AND 100%?  Yes  No  Enter Remark

REMARKS

STEP 3: COLLECTOR affixes bottle seal(s) to bottle(s). Collector dates seal(s). Donor initials seal(s). Donor completes STEP 5 on Copy 2 (MRO Copy)

STEP 4: CHAIN OF CUSTODY - INITIATED BY COLLECTOR AND COMPLETED BY TEST FACILITY

I certify that the specimen given to me by the donor identified in the certification section on Copy 2 of this form was collected, labeled, sealed and released to the Delivery Service noted in accordance with applicable Federal requirements.

SPECIMEN BOTTLE(S) RELEASED TO: ____________________________

REMARKS

STEP 5: COMPLETED BY DONOR

I certify that I provided my urine specimen to the collector; that I have not adulterated it in any manner; each specimen bottle used was sealed with a tamper-evident seal in my presence; and that the information provided on this form and on the label affixed to each specimen bottle is correct.

X  

signature of donor  

(PRINT) Collector's Name (First, M, Last) ____________________________

Date (Mo/Da/yr) ________  

Time of Collection ________

(PRINT) Donor's Name (First, M, Last) ____________________________

Date (Mo/Da/yr) ________

Daytime Phone No. ____________________________

Evening Phone No ____________________________

Date of Birth ________

(PRINT) Donor's Name (First, M, Last) ____________________________

Date (Mo/Da/yr) ________

After the Medical Review Officer receives the test results for the specimen identified by this form, he/she may contact you to ask about prescriptions and over-the-counter medications you may have taken. Therefore, you may want to make a list of those medications for your own records. THIS LIST IS NOT NECESSARY. If you choose to make a list, do so either on a separate piece of paper or on the back of your copy (Copy 5). – DO NOT PROVIDE THIS INFORMATION ON THE BACK OF ANY OTHER COPY OF THE FORM. TAKE COPY 5 WITH YOU.

STEP 6: COMPLETED BY MEDICAL REVIEW OFFICER - PRIMARY SPECIMEN

In accordance with applicable Federal requirements, my verification is:

NEGATIVE  POSITIVE  

DILUTE  

REFUSAL TO TEST because - check reason(s) below:  

ADULTERATED (adulterant/reason):  

SUBSTITUTED  

OTHER:  

REMARKS  

X  

signature of Medical Review Officer  

(PRINT) Medical Review Officer's Name (First, M, Last) ____________________________

Date (Mo/Da/yr) ________

STEP 7: COMPLETED BY MEDICAL REVIEW OFFICER - SPLIT SPECIMEN

In accordance with applicable Federal requirements, my verification for the split specimen (if tested) is:

RECONFIRMED for:  

TEST CANCELLED  

FAILED TO RECONFIRM for:  

REMARKS  

X  

signature of Medical Review Officer  

(PRINT) Medical Review Officer's Name (First, M, Last) ____________________________

Date (Mo/Da/yr) ________

COPY 5 - DONOR COPY
Instructions for Completing the Federal Drug Testing Custody and Control Form for Urine Specimen Collection

When making entries on a paper CCF, use black or blue ink pen and press firmly.

Collector ensures that the name and address of the HHS-certified Instrumented Initial Test Facility (IITF) or HHS-certified laboratory are on the top of the Federal CCF and the Specimen Identification (I.D.) number on the top of the Federal CCF matches the Specimen I.D. number on the labels/seals.

STEP 1:
- Collector ensures that the required information is in STEP 1. Collector enters a remark in STEP 2 if Donor refuses to provide his/her SSN or Employee I.D. number.
- Collector gives collection container to Donor and instructs Donor to provide a specimen. Collector notes any unusual behavior or appearance of Donor in the remarks line in STEP 2. If the Donor's conduct at any time during the collection process clearly indicates an attempt to tamper with the specimen, Collector notes the conduct in the remarks line in STEP 2 and takes action as required.

STEP 2:
- Collector checks specimen temperature within 4 minutes after receiving the specimen from Donor, and marks the appropriate temperature box in STEP 2. If temperature is outside the acceptable range, Collector enters a remark in STEP 2 and takes action as required.
- Collector inspects the specimen and notes any unusual findings in the remarks line in STEP 2 and takes action as required. Any specimen with unusual physical characteristics (e.g. unusual color, presence of foreign objects or material, unusual odor) cannot be sent to an IITF and must be sent to an HHS-certified laboratory for testing as required.
- Collector determines the volume of specimen in the collection container. If the volume is acceptable, Collector proceeds with the collection. If the volume is less than required by the federal agency, Collector takes action as required, and enters remarks in STEP 2.
- If no specimen is collected by the end of the collection process, Collector checks the None Provided box, enters a remark in STEP 2, discards Copy 1 and distributes remaining copies as required.
- Collector checks the Split or Single specimen collection box. If the collection is observed, Collector checks the Observed box and enters a remark in STEP 2.

STEP 3:
- Donor watches Collector pour the specimen from the collection container into the specimen bottle(s), place the cap(s) on the specimen bottle(s), and affix the label(s)/seal(s) on the specimen bottle(s).
- Collector dates the specimen bottle label(s)/seal(s) after placement on the specimen bottle(s).
- Collector initials the specimen bottle label(s)/seal(s) after placement on the specimen bottle(s).
- Collector instructs the Donor to read and complete the certification statement in STEP 5 on Copy 2 (signature, printed name, date, phone numbers, and date of birth). If Donor refuses to sign the certification statement, Collector enters a remark in STEP 2 on Copy 1.

STEP 4:
- Collector completes STEP 4 on Copy 1 (signature, printed name, date, time of collection, and name of delivery service) and places the sealed specimen bottle(s) in a leak-proof plastic bag.
- Paper CCF: Collector places Copy 1 in the leak-proof plastic bag. Electronic CCF: Collector places printed copy of Copy 1 in the leak-proof plastic bag and/or places package label (with Specimen I.D., test facility name and contact information, and collection site name and contact information) on the outside of the bag.
- Collector seals the bag, prepares the specimen package for shipment, and distributes the remaining CCF copies as required.

Privacy Act Statement: (For Federal Employees Only)

Submission of the information on the Federal Drug Testing Custody and Control Form is voluntary. However, incomplete submission of the information, refusal to provide a specimen, or substitution or adulteration of a specimen may result in delay or denial of your application for employment/appointment or may result in removal from the federal service or other disciplinary action.

The authority for obtaining the specimen and identifying information contained herein is Executive Order 12564 ("Drug-Free Federal Workplace"), 5 U.S.C. Sec. 3301 (2), 5 U.S.C. Sec. 7301, and Section 503 of Public Law 109-171, 5 U.S.C. Sec. 7301 note. Under provisions of Executive Order 12564 and 5 U.S.C. 7301, test results may only be disclosed to agency officials on a need-to-know basis. This may include the agency Medical Review Officer (MRO), the administrator of the Employee Assistance Program, and a supervisor with authority to take adverse personnel action. This information may also be disclosed to a court where necessary to defend against a challenge to an adverse personnel action.

Submission of your SSN is not required by law and is voluntary. Your refusal to furnish your number will not result in the denial of any right, benefit, or privilege provided by law. Your SSN is solicited, pursuant to Executive Order 9397, for purposes of associating information in agency files relating to you and for purposes of identifying the specimen provided for testing. If you refuse to indicate your SSN, a substitute number or other identifier will be assigned, as required, to process the specimen.

Public Burden Statement

Public Burden Statement: An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a currently valid OMB control number. The OMB control number for this project is 0930-0158. Public reporting burden for this collection of information is estimated to average: 5 minutes/donor; 4 minutes/collector; 3 minutes/test facility; and 3 minutes/Medical Review Officer. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to SAMHSA Reports Clearance Officer, 1 Choke Cherry Road, Room 2-1057, Rockville, Maryland, 20857.
## Accident Register Example

<table>
<thead>
<tr>
<th>Date &amp; Hour of Accident</th>
<th>Location of Accident</th>
<th>No. of Deaths</th>
<th>No. of Non-Fatal Injuries</th>
<th>H/M</th>
<th>Driver’s Name</th>
<th>Copy of State or Insurance Report</th>
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</thead>
<tbody>
<tr>
<td>Date</td>
<td>Hour</td>
<td>Street Address</td>
<td>City</td>
<td>State</td>
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