WHAT IS CSAT?
CONTROLLED SUBSTANCES AND ALCOHOL TESTING

LEGISLATIVE AUTHORITY
Section 34520 of the California Vehicle Code (CVC) requires motor carriers and drivers to comply with the controlled substances and alcohol testing (CSAT) requirements of the Federal Motor Carrier Safety Administration (FMCSA) or the Federal Transit Administration. These regulations are found in Title 49 of the Code of Federal Regulations (CFR), Parts 40, 382, 392.4, 392.5, and 655. The complete text of the regulations may be viewed using the Internet at: www.fmcsa.dot.gov and www.fta.dot.gov.

The regulations require an employer-based CSAT program. Employers are responsible to conduct a program intended to identify drivers of commercial motor vehicles (CMV) who are using controlled substances, or alcohol while on duty, and immediately preclude them from operating a CMV. This requirement includes an individual who is self-employed, commonly known as an owner-operator.

The regulations require a urine sample testing for controlled substances, and breath testing for alcohol. The regulations prescribe when testing is required:

- Pre-employment testing
- Post-accident testing
- Random testing
- Reasonable suspicion testing
- Return-to-duty testing
- Follow-up testing

The California Highway Patrol (CHP) is authorized by statute to conduct inspections of a carrier's CSAT program, and issue a safety compliance rating indicating the carrier's CSAT compliance. Since the CVC incorporates the federal regulations, the CHP uses the federal definitions and interpretations when determining a carrier's CSAT compliance. Inspections are to be conducted at the carrier's principal place of business.

WHO IS REGULATED?
The CSAT regulations apply to the employers and drivers who operate CMVs which require a commercial driver license. The definition of a CMV is included below.

Commercial Motor Vehicle means a motor vehicle or combination of motor vehicles used to transport passengers or property if the vehicle:

- Is of any size and is used in the transportation of hazardous materials that is required to be placarded under Title 49 CFR, Part 172.
- Is designed to transport 16 or more passengers, including the driver.
• Has a gross combination weight rating or gross combination weight of 11,794 kilograms or more (26,001 pounds or more), whichever is greater, inclusive of a towed unit(s) with a gross vehicle weight rating (GVWR) or gross vehicle weight (GVW) of more than 4,536 kilograms (10,000 pounds), whichever is greater.

• Has a GVWR or GVW of 11,794 or more kilograms (26,001 pounds or more), whichever is greater.

There are some specific exceptions to the CSAT requirements. Transit bus carriers which are required to conduct a CSAT program under Title 49 CFR, Part 655 are not subject to the requirements of Part 382. In addition, drivers of certain vehicles who are not required to have a commercial driver license, are not subject to the CSAT requirements.

In California, a vehicle with a passenger capacity between 11 and 15 passengers, including the driver, is defined as a bus. Employers and drivers of buses with a passenger capacity of less than 16, including the driver, are not subject to the CSAT requirements.

THE PROHIBITIONS
For the purpose of CSAT compliance, the term “controlled substances” includes:

• Marijuana metabolites
• Cocaine metabolites
• Amphetamines
• Opiate metabolites
• Phencyclidine (commonly referred to as PCP)

The use of these substances by CMV drivers is prohibited. These five substances are the only substances for which testing may be conducted per Title 49 CFR. When a driver has a positive test result, the employer must not permit the driver to operate a CMV until the driver has successfully completed the return-to-duty process.

If a driver refuses to submit to a required test, the refusal is treated in the same manner as a positive test result. Additionally, in the event that a driver has violated the prohibitions, employers must not permit the driver to operate a CMV until the driver has successfully completed the return-to-duty process. This process includes an evaluation, referral, education, and treatment by a Substance Abuse Professional and a verified negative return-to-duty test before the driver can once again operate a CMV. Finally, the employer must ensure the driver submits to at least six unannounced follow-up tests for the first 12 months.

Use of alcohol is generally legal, but not while driving a CMV, or within 4 hours prior to operating a CMV. When a driver has an alcohol test result with a blood alcohol content of .02 or greater, but less than .04, the employer must not permit the driver to operate a CMV until at least 24 hours have passed following the test. When a driver has an alcohol test result with a blood alcohol content of .04 or more, the employer must not permit the driver to operate a CMV until the driver has successfully completed the return-to-duty process identified in regulation.
PRE-EMPLOYMENT TESTING
An employer may not allow a driver to operate a CMV until after the employer has received a verified negative test result from a pre-employment controlled substances test, unless the employer meets an exception in Title 49 CFR, Part 382.

PREVIOUS EMPLOYER INQUIRY
When an employer hires a new driver, the new employer must make a reasonable, good faith effort to obtain information of all the driver's previous employers within the prior two years. The purpose of the contact is to inquire if the previous employer is aware of any violations of the CSAT prohibitions committed by the driver. The driver must sign a written authorization to release the information from the previous employer to the new employer. If the driver does not sign the authorization, the new employer may not use the driver. The new employer must have the information from this inquiry on file within 30 days of hiring the driver, or the new employer may not continue to use the driver.

RANDOM TESTING
Every employer must have a random CSAT program and ensure all CMV drivers are immediately enrolled. Drivers must be selected at random and sent immediately for testing. The current random selection rates are 25% of driver positions each year for controlled substances, and 10% of driver positions each year for alcohol. The random selection rates are subject to change. Random selections must be reasonably spread out throughout the year, and the selections must be made by a scientifically valid random method, such as a random number table or a computer-based random number generator.

POST-ACCIDENT TESTING
Drivers must be tested for controlled substances and alcohol as soon as practicable after certain traffic collisions involving a CMV operating on public roads. Drivers are prohibited from using alcohol after such collisions for either eight hours, or until a post-accident alcohol test is conducted, whichever occurs first. The following table indicates when a post-accident test is required:

<table>
<thead>
<tr>
<th>Type of collision</th>
<th>Was the CMV driver cited?</th>
<th>Employer must test?</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fatal (Someone died from the collision)</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td></td>
<td>No</td>
<td>Yes</td>
</tr>
<tr>
<td>Injury (Someone required medical help away from the scene)</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td></td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Disabling Damage (One or more vehicles required towing)</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td></td>
<td>No</td>
<td>No</td>
</tr>
</tbody>
</table>

REASONABLE SUSPICION TESTING
A driver must submit to a CSAT test any time the employer has a reasonable suspicion to believe the driver has violated the CSAT prohibitions. Only a supervisor who has been properly
trained may make the determination to test. Each supervisor is required to receive a minimum of one hour of training on alcohol abuse, and one hour of training on controlled substances abuse.

CSAT POLICY/DRIVER EDUCATION MATERIALS
Employers must educate their drivers as to what is expected of them when it comes to CSAT. Drivers must know the CSAT regulations, as well as the employer’s specific procedures for occasions where the regulations are silent. Employers must retain the original certificate of receipt, signed by each driver, certifying that the driver has received a copy of such materials.

RECORD KEEPING
Employers are required to retain all records pertaining to their CSAT program. When requested by the CHP, CSAT records must be made available for inspection within two business days. All CSAT records which identify a driver must be kept confidential. It is important to have a place where these records can be locked-up, and access to these records strictly controlled.

CSAT SERVICE PROVIDERS
The regulations allow for third parties to act on the employer’s behalf under certain circumstances. There are many companies who provide CSAT services, and are in the business of helping employers comply with the regulations. Generally, such a company is known as a consortium or a third party administrator. Regardless of who performs CSAT services for an employer, the employer remains responsible to ensure all regulated CSAT activities are completed and documented in compliance with the applicable requirements. Many CSAT service providers advertise their services in the local telephone book or on the internet, under the heading “drug and alcohol testing.”

THE INSPECTION
A CSAT inspection, or carrier inspection, is intended to determine if an employer is in compliance with the CSAT requirements, and will take place at the employer’s principle place of business (main office). If the principle place of business is also a terminal where a terminal inspection is conducted, the carrier inspection will take place at the same time. There is no cost for a carrier inspection.

During the scheduling contact, the inspector should determine what drivers are subject to CSAT, and inform the employer of the records and information which must be made available at the time of the inspection. Employers are permitted at least two business days to obtain the requested records. If the records are maintained by the employer's consortium or third party administrator, it is the employer's responsibility to obtain them and present them during the inspection.

A safety compliance rating is assigned to indicate the compliance level of the employer as either “satisfactory,” or “unsatisfactory.” Unsatisfactory rated employers will be notified of the unsatisfactory conditions, given direction to correct the conditions, and receive a reinspection within 120 days.
NOTICE

This document is intended to give the public an overview of CSAT program requirements, and is not intended to be used as a legal reference. While every effort is made to ensure the accuracy of the information, the statutes and regulations explained herein are subject to change without notice. Questions may be directed to your nearest CHP Motor Carrier Safety Unit listed below:

Northern Division
2485 Sonoma Street
Redding, CA 96001-3026
(530) 242-4357
(530) 246-1264 Fax

Valley Division
2555 First Avenue
Sacramento, CA 95818-2608
(916) 731-6350
(916) 227-0106 Fax

Golden Gate Division
1551 Benicia Road
Vallejo, CA 94591-7568
(707) 648-4180
(707) 649-4766 Fax

Central Division
4771 West Jacquelyn Avenue
Fresno, CA 93722-6406
(559) 445-6992
(559) 276-9449 Fax

Southern Division
437 North Vermont Avenue
Los Angeles, CA 90004-3152
(323) 644-9557
(323) 953-4827 Fax

Border Division
9330 Farnham Street
San Diego, CA 92123-1216
(858) 650-3655
(858) 637-7159 Fax

Coastal Division
4115 Broad Street, Suite B-10
San Luis Obispo, CA 93401-7963
(805) 549-3261
(805) 541-2871 Fax

Inland Division
847 East Brier Drive
San Bernardino, CA 92408-2820
(909) 806-2414
(909) 885-0981 Fax