



DRIVER'S WRITTEN CONSENT

to permit employer & their service agents access to driver information found within the Department of Transportation – F.M.C.S.A. Drug & Alcohol Test Clearinghouse

*** Driver consent is mandated, as a condition of employment ***

CONSENTING DRIVER'S INFORMATION

DRIVER'S LEGAL NAME:	<input type="text"/>	SSN/ID#:	<input type="text"/>
CDL #:	<input type="text"/>	ISSUING STATE:	<input type="text"/>
CURRENT EMPLOYER:	<input type="text"/>	SERVICE AGENT:	FORENSIC DTS, Inc. & i3Screen MRO

CONSENTING DRIVER IS PERMITTING UNLIMITED ACCESS, FOR THREE YEARS, TO THE FOLLOWING:

EMPLOYER, C/TPA, MRO & SAP ONLY
 EMPLOYER & THEIR SERVICE AGENTS ONLY
 NO ONE MAY ACCESS MY DATA

DRIVER'S CONSENT:

I am granting my full and free consent for the above listed people to query and access any and all data retained within the Federal Department of Transportation - FMCSA Drug & Alcohol Test Clearinghouse for no less than three (3) years from the date of my signature below. The information obtained will only be used by my current employer & the employer's service agents, listed above, to determine my eligibility to operate a Commercial Motor Vehicle, under Title 49 CFR Part 382.

Consenting Driver's Signature: Date Signed:

-- TYPES OF INFORMATION KEPT IN THE CLEARINGHOUSE & WHO MUST REPORT IT --

Prospective/Current Employer of CDL Driver

- An alcohol confirmation test with a concentration of 0.04 or higher;
- Refusal to test (alcohol) as specified in 49 CFR 40.261;
- Refusal to test (drug) not requiring a determination by the MRO as specified in 49 CFR 40.191;
- Actual knowledge, as defined in 49 CFR 382.107, that a driver has used alcohol on duty, used alcohol within four hours of coming on duty, used alcohol prior to post-accident testing, or has used a controlled substance;
- Negative return-to-duty test results (drug and alcohol testing, as applicable);
- Completion of follow-up testing

C/TPA Providers & Service Agents

- An alcohol confirmation test with a concentration of 0.04 or higher;
- Refusal to test (alcohol) as specified in 49 CFR 40.261;
- Refusal to test (drug) not requiring a determination by the MRO as specified in 49 CFR 40.191;
- Actual knowledge, as defined in 49 CFR 382.107, that a driver has used alcohol on duty, used alcohol within four hours of coming on duty, used alcohol prior to post-accident testing, or has used a controlled substance;
- Negative return-to-duty test results (drug and alcohol testing, as applicable);
- Completion of follow-up testing;

M.R.O. Medical Review Officer (M.D.)

- Verified positive, adulterated, or substituted drug test result;
- Refusal to test (drug) requiring a determination by the MRO as specified in 49 CFR 40.191;

S.A.P. Substance Abuse Professional

- Identification of driver and date of initial assessment;
- Return to Work authorization Letter;
- Tracks driver progress and ensure driver participation;
- Allows driver to resume "safety-Sensitive" duties, pending a "Negative" RTD drug & Breath Alcohol test;
- Issues Employer/CTPA a copy of the Driver's Follow-Up testing plan, including testing.

This form produced by:



Name of issuing D.E.R.

Date & Time:

1st Attempt:

2nd Attempt

Final Attempt:

Signature of D.E.R.

Date & Time Issued: DER Notes: