



Controlled Substances and Alcohol Testing Agreement

Section 34520 of the California Vehicle Code requires Motor Carrier's and drivers to comply with the Controlled Substances and Alcohol Testing (CSAT) regulations of the Federal Motor Carrier Safety Administration. These regulations are found in Title 49 of the Code of Federal Regulations (49 CFR) Part 82. The complete text of the regulations may be viewed using the Internet at www.fmcsa.dot.gov.

This Agreement is intended to clarify how a company and an Independent Contractor who contracts with a Motor Carrier in interstate commerce will share the results of all CSAT conducted pursuant to 49 CFR §382. This Agreement is limited to that purpose and does not imply the existence of any employer/employee relationship or any legal responsibilities beyond those specifically addressed in 49 CFR §382.

North Coast Trucking, INC
COMPANY "A" NAME OR OBA

3165106
CA/USDOT#

COMPANY "B" DRIVERS NAME (PRINTED)

CA/USDOT#

CONSORTIUM NAME

PHONE#

BEGINNING DATE

ENDING DATE

SIGNATURE OF DRIVER

COMPANY NAME

Carrier is liable for the CSAT Compliance of Company B. This Agreement entitles Carrier to accept Company B's existing CSAT Program in lieu of requiring Company B to participate directly in the CSAT Program of Carrier by permitting Carrier to use the CSAT Program of Company B as its own. This means that Carrier must be notified by the Medical Review Officer currently in use by Company B of any test results regarding Company B and will bar the Company B driver from conducting safety-sensitive functions for Carrier upon notification that the driver has tested positive as a result of any required CSAT Test.

Initial _____