Guidance on Canadian and Mexican Employer Reporting Clearinghouse Requirements

## Q&A

Are Canadian and Mexican employers required to report drug and alcohol program violations to the Clearinghouse?

## Guidance:

Only Canadian and Mexican employers operating in the United States that are subject to the Federal Motor Carrier Safety Administration (FMCSA) drug and alcohol testing requirements must report drug and alcohol program violations to the Clearinghouse. See 49 CFR 382.103(a)(2) and (3).