Guidance clarifying that only part 382 violations are reported to the Clearinghouse

## Q&A

Should an employer report to the Clearinghouse the results of a test conducted under the authority of another U.S. Department of Transpiration (DOT) agency?

## Guidance:

No. Only Part 382 drug and alcohol program violations may be reported to the Clearinghouse.

The Federal Drug Testing Custody and Control Form (CCF) specifies the DOT agency requesting the test, and employers may only report to the Clearinghouse a positive result when FMCSA is agency designated on the CCF.