Preface

On December 4, 2015, President Obama signed into law the Fixing America’s Surface Transportation Act, or FAST Act, Public Law 114-94. It is the first law enacted in over 10 years that provides long-term funding certainty for surface transportation priorities including the Federal Motor Carrier Safety Administration’s (FMCSA) grant programs. The bill reforms and strengthens our commitment to safety, streamlines processes, and provides more flexibility for our partners.

One of the largest changes under the FAST Act is the consolidation of multiple FMCSA grant programs into the Motor Carrier Safety Assistance Program (MCSAP) and High Priority (HP) Grant Programs. MCSAP and HP now include components of the previously separate New Entrant, Border Enforcement, Safety Data Improvement, Performance and Registration Information Systems Management, and Commercial Vehicle Information Systems and Networks grant programs. The FAST Act changes the names and funding structures of these programs, but many programmatic components remain the same. The FAST Act also increases focus on accountability, performance standards, efficiency, and effectiveness while reducing administrative burdens on FMCSA grantees.

The MCSAP Comprehensive Policy (MCP) serves as a combined information resource, providing program policy, guidance, and technical assistance. It includes FMCSA’s goals, objectives, and national program elements and strategies to meet the Nation’s most urgent commercial motor vehicle (CMV) safety needs.

The MCP reinforces the fact that CMV safety is a shared responsibility. Together, we will shape and deliver safety programs to reduce crashes and save lives.

Thank you for your commitment to this important safety mission.

Regards,

Thomas P. Keane
Director, Office of Safety Programs
Federal Motor Carrier Safety Administration
U.S. Department of Transportation
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Questions, comments, and suggested improvements related to this document are encouraged and should be submitted to:

Federal Motor Carrier Safety Administration
Office of Safety Programs, State Programs Division
1200 New Jersey Avenue, SE
Washington, DC 20590
E-mail: MCSAP.Eastern@dot.gov

The Motor Carrier Safety Assistance Program Comprehensive Policy is available on the FMCSA website at:

https://www.fmcsa.dot.gov/mission/grants/grantee-resources

For more information on the Agency’s implementation of the Fixing America’s Surface Transportation Act, go to:


or

https://www.transportation.gov/fastact
Introduction to the Motor Carrier Safety Assistance Program (MCSAP) Comprehensive Policy (MCP)

The mission of the Federal Motor Carrier Safety Administration (FMCSA) is to reduce crashes, injuries, and fatalities involving large trucks and buses. To achieve its mission, FMCSA promotes and administers many enforcement, registration, and rulemaking activities that work in tandem and in partnership with commercial motor vehicle (CMV) stakeholders. A key mechanism through which FMCSA achieves its mission is by administering various financial assistance (grant and/or cooperative agreement) programs.

The purpose of the MCP is to provide FMCSA personnel, grant recipients, and prospective applicants with policy, guidance and technical assistance for the administration of the Motor Carrier Safety Assistance Program (MCSAP) and High Priority (HP) Grants. The policy includes information on program goals, cost eligibility, Maintenance of Effort (MOE), and other topics. The MCP is designed as a resource to be used in addition to grant program and grant administrative/financial requirements already in statutes and/or regulations.

FMCSA personnel and grantees should refer to this document to ensure uniform implementation of policies and procedures related to the MCSAP and HP grant programs. Users of this policy should continue to refer to the appropriate sections of the Electronic Field Operations Training Manual (eFOTM) for appropriate violation citations and to determine the appropriate enforcement action for violations found during an inspection, investigation, or audit.

1.1. FAST Act – Overview of Impacts to MCSAP

While MCSAP has long been a critical part of FMCSA’s safety programs, the FAST Act significantly altered the structure of the grant programs. In addition to consolidating multiple separate grant programs, new eligibility requirements for FMCSA funding were created. While the changes caused by the FAST Act increase the flexibility of FMCSA’s grant programs, it is critical that applicants and grantees understand how these changes impact the management and operation of their supported CMV safety activities. State partners should also be aware of changes to activities which could impact Federal Motor Carrier Safety Regulations (FMCSR) compatibility (i.e., weigh stations are no longer considered a planned stop for the purposes of en-route bus inspections).

One of the major changes was the consolidation of seven previously separate grants into two core financial assistance programs. Beginning in Fiscal Year (FY) 2017, both the New Entrant (NE) and Border Enforcement programs are part of the MCSAP formula grant, and must be addressed within a State’s Commercial Vehicle Safety Plan (CVSP). In addition, components of the Safety Data Improvement Program, Commercial Vehicle Information Systems and Networks (CVISN), now called the Innovative Technology Deployment (ITD) program, and the Performance and Registration Information Systems Management (PRISM) program become activities under the MCSAP and HP grant programs. State lead agencies and other grantees are
encouraged to carefully read the chapters within the MCP for guidance on grant program eligibility.

In conjunction with the consolidation of FMCSA grant programs, the FAST Act also modified the eligibility conditions a State must meet to receive MCSAP funding. Specifically, effective in FY 2017, States must establish a New Entrant Safety Audit Program as a condition of MCSAP eligibility. While the FAST Act allows for intrastate safety audits as an eligible MCSAP expense, State lead agencies must ensure they use the MCSAP funds to have an effective and functional interstate NE program first.

States must also agree to fully participate in PRISM, or an alternate approach approved by the Secretary, no later than October 1, 2020. The FMCSA has determined that a State successfully operating at Step 6 on the PRISM implementation scale (i.e., enforcing all Federal Out-of-Service (OOS) Orders) satisfies the participation requirement. States may also apply for HP grant funds, in addition to their MCSAP allocation, to achieve and maintain PRISM compliance beyond Step 6. More information on this is provided in Chapter 4.3 of the MCP.

Beginning in FY 2017, the FAST Act also changed the Federal share under MCSAP to no less than 85% and lowered the required State match to 15% of eligible costs incurred under a grant agreement.

Finally, the FAST Act requires that FMCSA establish a working group to develop a new funding allocation formula for the MCSAP funds. While this new formula is being developed, FMCSA is required to utilize an interim funding methodology to calculate State MCSAP allocations. For FY 2017, this interim methodology requires FMCSA to calculate the MCSAP Basic and Incentive total amounts using the current regulatory criteria, and then add the average of award amounts (or other equitable amounts) from FY 2013 through FY 2015 for a State’s New Entrant and Border Enforcement grants (if applicable). Additional details on these calculations are provided in Chapter 3.7 of the MCP.

1.2. MCP Structure

The MCP is divided into several major chapters. Within each chapter, there are interactive web links for users to reference applicable statutory, regulatory, and related FMCSA resources. There are Appendices that include specific processes and procedures to help MCP users as well as informational resources to raise awareness of CMV safety programs and grant-related requirements.

1.3. MCP Cancellation and Updates

The MCP supersedes all previous FMCSA MCSAP-related policies. Additionally, the MCP will serve as the repository of all future FMCSA program policy decisions and will be republished regularly to effectively serve that purpose. Interim policy statements will continue to be issued on an as-needed basis and will be integrated when the full document is republished.
1.4. MCP Relationship to Grant Program Policies, Procedures, Forms, Guidelines, and Other Resources

Where a Federal statute or regulation differs from the guidance set forth in the MCP, the provisions of the Federal statute or regulation prevail over the guidelines in the MCP. In addition to the policy in the MCP, applicable users of this policy should continue to follow current grant program administrative/financial and programmatic regulatory and statutory requirements (i.e., grants management manual, 49 CFR part 350) that may not be reflected in the MCP. If MCP policy guidance conflicts with existing statutes, regulations, or policies, contact your FMCSA Division Office for guidance.

See Appendix C for a resource guide of MCP-related statutory and regulatory requirements. This Appendix includes interactive links to documents, such as the FAST Act, Code of Federal Regulations, and the Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards (commonly called "Uniform Guidance" or the “OmniCircular”).

1.5. Useful Information

The auxiliary verbs used throughout the document are important indicators for compliance with a guideline.

- “Must” is an obligation.
- “Must not” is a prohibition.
- “May” is a discretionary action.
- “Should” is a recommendation.

Additionally, key words, phrases and statutory/regulatory citations have been added as a hyperlink (footnote) reference. Generally, the hyperlink cites the regulation or statute that created the basis of the guideline. Hyperlinks also reference grant and/or program-specific government resources in order for users to learn more about a specific item. Hyperlinks will be updated when the MCP is updated and there may be times when a link is not operating. The FMCSA is not responsible for maintaining any link that is not directly linked to the FMCSA public site; however, please report a broken link to your FMCSA Division Office so that we may update the relevant information and improve the content of the MCP.
2.0 Overview of the Motor Carrier Safety Assistance Program and High Priority Grant Program

The MCSAP and HP grant programs share the same objectives to support a safe and efficient surface transportation system. They include:

- Making targeted investments to promote safe CMV transportation, including the transportation of passengers and hazardous materials;
- Investing in activities likely to generate maximum reductions in the number and severity of CMV crashes and fatalities resulting from such crashes;
- Adopting and enforcing effective motor carrier, CMV, and driver safety regulations and practices consistent with Federal requirements; and
- Assessing and improving statewide performance by setting program goals and meeting performance standards, measures, and benchmarks.

Note that while MCSAP and HP grants share the same objectives, some eligible activities and costs differ. Chapters in the MCP provide program-specific policy (including cost eligibility) and technical assistance when administering both MCSAP and HP grant programs. Within the HP grant program, the FAST Act established the ITD program which has goals and objectives that differ from traditional MCSAP activities. However, the ITD program was integrated into HP and MCSAP (for operations and maintenance) to support activities and information technology enhancement that complement and enhance CMV and motor carrier enforcement activities.

To meet MCSAP and HP program objectives, FMCSA established National Program Elements to focus grant program efforts, promote the use of efficient resources targeted at areas in most need, and implement proven best practices. Below is a summary of each National Program Element.

2.1 Driver and Vehicle Inspections

Driver and vehicle inspections are one of the most successful strategies used in the MCSAP and HP programs to improve safety. Approximately 3.5 million CMV inspections are conducted each year to ensure trucks and buses driving on the highways are operating safely. There are several levels of inspections ranging from the most comprehensive Level I inspection, which evaluates both the driver and the vehicle, to inspections with a more specific area of focus (such as hazardous or radioactive materials).

Driver and vehicle inspections are eligible under the MCSAP and HP grant programs to ensure motor carriers (including new entrants) and drivers operating CMVs are in compliance with
regulations, and requirements. This also includes inspections of CMVs engaged in international commerce, primarily those entering the United States from a foreign country.

2.2 Traffic Enforcement

Many preventable crashes result from an illegal or unsafe driver behavior, such as speeding, distracted driving, driving under the influence of alcohol, or following too closely. State inspection programs and highly-visible traffic enforcement activities, especially in areas identified as high-risk crash corridors, have proven to deter drivers. Traffic enforcement activities can be targeted to CMVs (including vehicles operating in foreign commerce) and/or non-CMVs and are eligible under either the MCSAP or HP grant programs, if approved in the applicable grant agreement.

2.3 Compliance Reviews/Investigations, Interventions, and New Entrant Safety Audits

Compliance reviews and/or investigations are on- or off-site examinations of a motor carrier’s operation to determine whether it is compliant with the Federal Motor Carrier Safety Regulations (FMCSRs) and Hazardous Materials Regulations (HMRs). An investigation may be initiated based on a possible issue with the company’s safety management controls, or complaints.

Eligible activities include examination of a motor carrier’s transportation and safety records, training requirements, controlled substance and alcohol program, commercial driver license (CDL) records, financial responsibility (insurance), hours of service, and inspection and maintenance programs. These activities are eligible under the MCSAP and HP grant programs, as specified in the grant agreement.

New motor carriers seeking to operate in interstate commerce are subject to a safety audit as defined under 49 CFR part 385. These motor carriers are designated as “New Entrants” and safety audit activities include an examination of a motor carrier's operations during the first months of operation. These audits provide educational and technical assistance on safety and the operational requirements of the FMCSRs and applicable HMRs. In addition, these audits gather critical safety data needed to make an assessment of the carrier's safety performance and basic safety management controls. The audit may be conducted at the New Entrant’s place of business or off-site, provided that program requirements are met.

States must have a New Entrant program that allows them to meet the current requirements for completion of safety audits and to address and prevent overdue audits. The FAST Act permits intrastate New Entrant safety audits as an eligible MCSAP expense at the State’s discretion. However, States must give priority to their interstate New Entrant inventory and prevent overdue interstate safety audits to the greatest extent possible. In other words, an optional intrastate safety audit program must not have a detrimental impact to the MCSAP required interstate safety audit program.
### 2.4 Public Education and Awareness

The FMCSA promotes activities to increase the safety awareness of the motoring public, motor carriers and drivers through activities such as safety talks, safety demonstrations, and creation of materials that highlight safe driving and consumer awareness. These activities are eligible under the MCSAP and HP grant programs; however, these activities do not include training materials or other items/activities for the direct benefit of the recipient organization and may not include costs for promotional items.

### 2.5 Data Collection and Data Quality

The FMCSA uses data collected by States and other grant recipients to monitor compliance of motor carriers, prioritize carriers for interventions, and record crashes involving CMVs on public roadways. FMCSA is committed to ensuring the integrity of State and Federally-reported safety data in the Motor Carrier Management Information System (MCMIS).

DataQs, is FMCSA’s prescribed national motor carrier safety data correction system. MCSAP lead agencies must establish and dedicate sufficient resources to a program to collect and report accurate, complete, and timely motor carrier safety data and they must participate in the DataQs program and address requests for data review. These activities are eligible under the MCSAP and HP grant programs.

### 2.6 Performance and Registration Information Systems Management

As a result of the FAST Act, PRISM is now a component of MCSAP and participation by October 1, 2020 is mandatory. While PRISM activities are eligible under HP, they are not guaranteed since HP is a discretionary, competitive grant program. MCSAP and HP funds may be used for States (and other eligible recipients under HP) to link interstate CMV registration and licensing systems with FMCSA information systems. This connection enables the State to determine if a motor carrier or registrant was ordered to cease interstate operations by FMCSA so that carrier or registrant can be stopped when it applies for, or renew its vehicle registrations and enables the State to take action on the carrier. Funds also support PRISM law enforcement activities, such as tracking non-compliant motor carriers and improving safety performance of carriers with demonstrated poor safety performance. All states must meet Step 6 PRISM participation, or enforcing all Federal OOS Orders, by October 1, 2020. Failure to meet this deadline may jeopardize MCSAP funding beginning in fiscal year 2021. Therefore, all States should consider if funds should be directed to their PRISM programs in FY 2017 and address this in the State’s Commercial Vehicle Safety Plan (CVSP).

More information on PRISM may also be found within Section 4.3.1 of the MCP.
2.7  Innovative Technology Deployment

Under the FAST Act, States that meet the eligibility requirements of MCSAP and agree to comply with the requirements of the ITD program may fund operations and maintenance costs associated with ITD with MCSAP funds. The FMCSA expects State lead agencies in the MCSAP grant program to use MCSAP formula funds to operate and maintain ITD systems and networks, although ITD funds are also available under the HP Program.
3.0 Motor Carrier Safety Assistance Program Grant

3.1 MCSAP Grant Purpose

The purpose of MCSAP is to provide Federal financial assistance in the form of a formula grant program to develop and implement comprehensive, nationwide, and State-specific performance-based programs to increase motor carrier, CMV, and driver safety.

3.2 MCSAP Eligible Jurisdictions

All States, the District of Columbia, the Commonwealth of Puerto Rico, the Commonwealth of the Northern Mariana Islands, American Samoa, Guam, and the U.S. Virgin Islands, are eligible for MCSAP.

The MCSAP grants are provided annually to the State’s MCSAP lead agency. A MCSAP lead agency is designated by the Governor as the State motor vehicle safety agency responsible for administering the Commercial Vehicle Safety Plan (CVSP) within the State. The CVSP is also known in statute and regulation as the “Plan” and serves as the MCSAP grant program application, project plan, and budget.

3.3 MCSAP Eligible Activities and Costs

The primary MCSAP activities eligible for reimbursement include the National Program Elements currently outlined in 49 CFR § 350.109:

1. Driver and Vehicle Inspections;
2. Traffic Enforcement;
3. Compliance Reviews, Carrier Interventions, Investigations, and New Entrant Safety Audits;
4. Public Education and Awareness;
5. Data Collection

Part 350 is currently being revised to include changes required by the FAST Act. Additional elements will include:

1. New entrant safety audits,
2. Border enforcement activities;
3. Data Quality;
4. PRISM;
5. ITD (operations and maintenance only)

Other activities eligible for reimbursement to enforce other laws include:

- Sanitary food transportation inspections performed under 49 U.S.C. § 5701; and
• The following activities, when carried out in conjunction with an appropriate North American Standard (NAS) inspection of a CMV and inspection report:

  o Enforcement of CMV size and weight limitations at locations, excluding fixed-weight facilities, such as near steep grades or mountainous terrains, where the weight of a CMV can significantly affect the safe operation of the vehicle, or at ports where intermodal shipping containers enter and leave the United States.

  o Detection of and enforcement actions taken as a result of criminal activity; including trafficking of human beings, in a CMV or by-any occupant, including the operator, of the CMV.

  o For documented enforcement of State traffic laws and regulations designed to promote the safe operation of CMVs. This includes documented enforcement of such laws and regulations relating to non-CMVs when necessary to promote the safe operation of CMVs, if (1) the number of motor carrier safety activities (including roadside safety inspections) conducted in the State is maintained at a level at least equal to the average level of such activities conducted in the State in fiscal years 2004 and 2005; and 2) A State may not use more than 10% of the amount of MCSAP Basic funds the State receives for enforcement activities relating to non-CMVs necessary to promote the safe operation of CMVs unless the FMCSA Administrator determines that a higher percentage will result in significant increases in CMV safety.

All MCSAP activities must include costs that are necessary, reasonable, and allocable to the approved CVSP, and are allowable under program and grant regulations. While the eligibility of specific items is subject to review by FMCSA, below are the six most common types of MCSAP expenses eligible for reimbursement in accordance with 49 CFR § 350.311.

1. Personnel expenses, including recruitment and screening, training, salaries and fringe benefits, and supervision. A MCSAP lead agency may annually allocate up to 15% of the total approved grant project cost for expenditures associated with overtime, either incidental or planned, to conduct eligible MCSAP activities. If a State identifies a need to go beyond the 15% overtime limitation, FMCSA will consider such requests in the CVSP approval process if the State provides adequate written justification to FMCSA in the annual CVSP. If a State identifies the need to modify the amount of overtime after the CVSP is approved by FMCSA, the State must submit a budget amendment request in accordance with the procedures outlined in the FMCSA Grants Management Manual.

2. Equipment and travel expenses, including per diem, directly related to the enforcement of safety regulations, including vehicles, uniforms, communications equipment, special inspection equipment, vehicle maintenance, fuel, and oil;

3. Indirect expenses for facilities, except fixed scales, used to conduct inspections or house enforcement personnel, support staff, and equipment to the extent they are measurable and recurring (e.g., rent and overhead);
4. Expenses related to data acquisition, storage, and analysis that are specifically identifiable as program-related to develop a data base to coordinate resources and improve efficiency;  

5. Clerical and administrative expenses, to the extent necessary and directly attributable to the MCSAP; and  

6. Expenses related to the improvement of real property (e.g., installation of lights for the inspection of vehicles at night). Note: Acquisition of real property, land, or buildings is not an eligible cost under MCSAP.

### 3.4 MCSAP Match and Grant Period of Performance

The FMCSA will reimburse 85% of the eligible approved costs indicated on the grant agreement. In-kind contributions are acceptable in meeting the State’s 15% matching share provided that they are eligible, and meet the requirements in the terms and conditions of the grant agreement and all applicable regulations (49 CFR part 350 and 2 CFR part 200).

The FMCSA waives the requirement for matching funds for the U.S. Virgin Islands, American Samoa, Guam, and the Commonwealth of the Northern Mariana Islands.

**Unified Carrier Registration (UCR)** fees collected by State agencies may be used as a source of funds expended by the State to meet matching requirements under FMCSA grant programs provided that: 1) the funds are used for motor carrier safety programs and enforcement; 2) otherwise meet the match requirements in [2 CFR § 200.306](https://www.govinfo.gov/app/details/CFR-2023/2023-31000); and 3) any applicable terms and conditions in the grant agreement are met. Specifically, for MCSAP lead agencies, UCR funds may also be expended on eligible activities and costs to meet the Maintenance of Effort (MOE) financial requirement. However, when considering whether to apply UCR funds to State match or MOE, the State may not double count the fees.

The period of performance for MCSAP formula awards will include the maximum timeframe authorized by statute (i.e., the fiscal year in which the Notice of Grant Award (NGA) is approved and the next fiscal year). All MCSAP grant agreements will also be set for a period of performance start date of October 1 even though the NGA may be executed (signed by both FMCSA and the recipient) after that date.

Recipients may, at their own risk and without FMCSA prior approval, incur MCSAP obligations and expenditures without an executed grant agreement, provided that the costs are necessary to conduct the project(s) and would be allowable under the grant agreement, if awarded and, provided the expenses are not incurred prior to October 1 of the fiscal year of award. It must be noted that incurring these pre-award costs imposes no obligation on FMCSA either to make the award or to increase the amount of the approved budget if an award is made for less than the amount anticipated and is inadequate to cover the pre-award expenses incurred.
3.5 MCSAP Conditions to Qualify for Funds

Each MCSAP lead agency must self-certify that it will meet the following conditions (49 CFR § 350.201):

1. Assume responsibility for improving motor carrier safety by adopting and enforcing State safety laws and regulations, standards, and orders that are compatible with Federal regulations, the FMCSRs (49 CFR parts 390–397) and the HMRs (49 CFR part 107 (subparts F and G only), 171–173, 177, 178 and 180), and standards, and orders of the Federal Government, except as may be determined by the Administrator to be inapplicable to a State enforcement program.

2. Implement performance-based activities, including deployment and maintenance of technology to enhance the efficiency and effectiveness of CMV safety programs.

3. Designate a lead State agency responsible for administering the CVSP throughout the State.

4. Give satisfactory assurances that the State lead agency has or will have the legal authority, resources, and qualified personnel necessary to enforce the FMCSRs and HMRs or compatible State laws or regulations, standards and orders in the CVSP.

5. Give satisfactory assurances that the State will devote adequate resources to the administration of the CVSP including the enforcement of compatible State laws, regulations, standards and orders throughout the State.

6. Provide that the total expenditure of amounts of the lead State agency responsible for administering the CVSP will be maintained at a level each fiscal year in accordance with 49 CFR § 350.301.

7. Provide a right of entry (or other method a State may use that is adequate to obtain necessary information) and inspection to carry out the CVSP.

8. Provide that all reports required under this section be available to FMCSA upon request.

9. Provide that the lead State agency adopt the reporting standards and use the forms for recordkeeping, inspections, and investigations that FMCSA prescribes.

10. Requires all registrants of CMVs to demonstrate their knowledge of applicable FMCSRs, HMRs, or compatible State laws or regulations, standards and orders.

11. Grant maximum reciprocity for inspections conducted under the North American Inspection Standards through the use of a nationally accepted system that allows ready identification of previously inspected CMVs.
12. Ensure that activities described in section 49 CFR § 350.309, if financed through MCSAP funds will not diminish the effectiveness of the development and implementation of the programs to improve motor carrier, CMV, and driver safety.

13. Ensure the lead State agency will coordinate the eCVSP, data collection and information systems with the State highway safety improvement program under 23 U.S.C. 148(c).

14. Ensure participation in appropriate FMCSA information technology and, data systems and other information systems by all appropriate jurisdictions receiving funding under this section.

15. Ensure information is exchanged with other States in a timely manner.

16. Provide satisfactory assurances that the State will undertake efforts that will emphasize and improve enforcement of State and local traffic laws and regulations related to CMV safety.

17. Provide satisfactory assurances that the State will address activities in support of the national program elements listed in 49 CFR § 350.109, including the following three activities:

   (1) Removing impaired CMV drivers from the highways through adequate enforcement of regulations on the use of alcohol and controlled substances and by ensuring ready roadside access to alcohol detection and measuring equipment.

   (2) Providing training to MCSAP personnel to recognize drivers impaired by alcohol or controlled substances.

   (3) Conducting criminal interdiction activities with an appropriate CMV inspection, and appropriate strategies for carrying out those interdiction activities, including interdiction activities that affect the transportation of controlled substance (as defined in section 102 of the Comprehensive Drug Abuse Prevention and Control Act of 1970 (21 U.S.C. § 802) and listed in part 1308 of title 21, Code of Federal Regulations) by any occupant of a CMV.

18. Establish and dedicate sufficient resources to a program to ensure that accurate, complete, and timely motor carrier safety data are collected and reported, and ensures the State’s participation in a national motor carrier safety data correction system prescribed by FMCSA.

19. Provide that the State will (1) enforce registration (i.e., operating authority) requirements under 49 U.S.C. §§ 13902 and 31134, and 49 CFR § 392.9a by prohibiting the operation of (i.e., placing out of service) any vehicle discovered to be operating without the required operating authority or beyond the scope of the motor carrier's operating authority; and (2) cooperate in the enforcement of financial responsibility requirements under 49 U.S.C. §§ 13906, 31138, 31139, and 49 CFR part 387.

20. Ensure consistent, effective, and reasonable sanctions.
21. Ensure that roadside inspections will be conducted at locations that are adequate to protect the safety of drivers and enforcement personnel.

22. Provide that the State will include in the training manual for the licensing examination to drive a CMV and the training manual for the licensing examination to drive a non-CMV information on best practices for driving safely in the vicinity of non-CMVs and CMVs.

23. Provide that the State will conduct comprehensive and highly visible traffic enforcement and CMV safety inspection programs in high-risk locations and corridors.

24. Except in the case of an imminent or obvious safety hazard, ensure that an inspection of a vehicle transporting passengers for a motor carrier of passengers is conducted at a bus station, terminal, border crossing, maintenance facility, destination, or other location where a motor carrier may make a planned stop (excluding a weigh station).

25. Ensure that it transmits to roadside inspectors the notice of each Federal exemption under 49 U.S.C. § 31315(b) and 49 CFR §§390.23 and 390.25, and provided to the State by FMCSA, including the name of the person granted the exemption and any terms and conditions that apply to the exemption.

26. Except for a territory of the United States, the State will conduct safety audits of interstate and, at the State's discretion, intrastate new entrant motor carriers under 49 U.S.C. § 31144(g); and if the State authorizes a third party to conduct safety audits under 49 U.S.C. § 31144(g) on its behalf, the State must verify the quality of the work conducted and remains solely responsible for the management and oversight of the activities;

27. Agree to fully participate in the PRISM under 49 U.S.C. § 31106(b) not later than October 1, 2020, by complying with the conditions for participation under paragraph (3) of that section, or demonstrate to FMCSA an alternative approach for identifying and immobilizing a motor carrier with serious safety deficiencies in a manner that provides an equivalent level of safety.

28. In the case of a State that shares a land border with another country, conduct a border CMV safety program focusing on international commerce that includes enforcement and related projects or forfeit all funds based on border-related activities.

29. Comply with the requirements of the innovative technology deployment program in 49 U.S.C. § 31102(l)(3) if the State funds operation and maintenance costs associated with innovative technology deployment with its MCSAP funding.

To satisfy these conditions, the State lead agency’s Governor, the State’s Attorney General, or other State official (specifically designated by the Governor), must execute a self-certification document. This State Certification document is described in 49 CFR § 350.211 and is provided in Appendix G of this document. A State lead agency must submit the State Certification, the results of the annual review to determine the compatibility of State laws and regulations with the FMCSRs and HMRs, and a copy of any State law, regulation, or form pertaining to CMV safety.
adopted since the State's last certification that bears on the items contained in the conditions in the CVSP.

3.6 MCSAP Maintenance of Effort Requirement

The MCSAP lead agency must maintain a certain level of expenditure, in addition to the required 15% matching share of a MCSAP grant. This financial requirement is known as Maintenance of Effort (MOE) or level of effort. The purpose of the MOE is to ensure that MCSAP lead agencies are committed to maintaining their own State funded CMV safety programs, notwithstanding Federal funding.

A MCSAP lead agency must maintain within each federal fiscal year a level of effort that is at least equal to the average of what the MCSAP lead agency spent on MCSAP eligible activities in Fiscal Years (FY) 2004 and 2005. Expenditures of other State agencies, local agencies, or subgrantees (whether supported by MCSAP grant funds or not), other Federal funds, and MCSAP lead agency matching funds are not to be included in the MOE calculation. In determining a MCSAP lead agency average MOE, FMCSA:

1. May allow the MCSAP lead agency to exclude State expenditures for federally sponsored demonstration and pilot CMV safety programs and strike forces;

2. May allow the MCSAP lead agency to exclude expenditures for activities related to border enforcement and new entrant safety audits; and

3. Must require the MCSAP lead agency to exclude MCSAP lead agency matching funds.

Additionally:

- A change in the MCSAP lead agency does not negate the MOE requirement because the State funding for these efforts also transitioned to the new State lead agency. The concept of “successor in interest” applies. Thus, no State may have a zero MOE simply because the MCSAP lead agency is different in a current year than it was in FYs 2004 and 2005, and the successor agency must meet the MOE requirements established by the FY 2004 and 2005 baseline.

- Because non-CMV and CMV traffic enforcement activities without an inspection were not authorized until the Safe, Accountable, Flexible, Efficient Transportation Equity Act: A Legacy for Users (SAFETEA-LU) was enacted in late FY 2005, MCSAP lead agencies are not to include these expenditures in calculating the MOE baseline. MCSAP lead agencies may, however, include documented non-CMV traffic enforcement and other new efforts and initiatives they have implemented since FYs 2004 and 2005 to meet the annual MOE obligation.

- If the MCSAP lead agency is a pass-through and had no MCSAP eligible expenditures above the amount received in Federal funding and the State match in 2004-2005, then the MCSAP lead agency MOE would be zero.
The MCSAP lead agency must retain the documentation used to calculate the MOE average for audit purposes. In the absence of records, a reasonable estimate, based upon available information should be submitted to FMCSA for review and approval.

MCSAP lead agencies must self-certify (per 49 CFR §§ 350.211(8) and 350.213(n)) that the calculated MOE will be met each fiscal year and reflect their MOE in their CVSP. The State must annually submit its MOE substantiation document to FMCSA to support the actual expenditures during the fiscal year. A MCSAP lead agency must also maintain documentation of the actual MOE expenditures on MCSAP-eligible activities for verification by FMCSA.

A MCSAP lead agency may request an adjustment to the required level of effort after FY 2017. At that time, FMCSA (upon request from the MCSAP lead agency) may waive or make reasonable adjustments to the MOE requirements for a total of one fiscal year per request, if FMCSA determines that the waiver or modification is reasonable based on circumstances described and documented by the MCSAP lead agency. This reasonable adjustment or waiver is valid for only one fiscal year, and a State must reapply each fiscal year.

3.7 MCSAP Formula Working Group and Interim Formula Allocation Distribution

The FAST Act section 5106 required FMCSA to create a MCSAP Formula Working Group to analyze requirements and factors necessary for the establishment of a new MCSAP allocation formula. States represent 51% of the MCSAP Formula Working Group membership. In addition, the Working Group has representatives from FMCSA, the Commercial Vehicle Safety Alliance and Road Safe America. The Secretary of the U.S. Department of Transportation established the group on March 31, 2016, and it is expected to issue a recommendation to the Secretary within a year from that date. The MCSAP Formula Working Group is tasked with developing a fair and reasonable method for allocating MCSAP funds.

Prior to the MCSAP Formula Working Group’s recommendation to the Secretary, MCSAP grant funds will be allocated in accordance with 49 CFR §§ 350.313, 323, and 327. Beginning in FY 2017, FMCSA will utilize an interim funding formula, as prescribed in the FAST Act, until the new MCSAP funding allocation formula has been implemented. The FMCSA will calculate the MCSAP Basic and Incentive award amounts using the interim funding formula criteria described below:

Basic funds are allocated proportionally to a MCSAP lead agency using the following four, equally weighted (25%) factors.

1. **1997 Road Miles (all highways).** The FMCSA uses data collected by the Federal Highway Administration (FHWA). FHWA collects road mileage from each State on an annual basis for the FHWA Functional Classification System that categorizes roadways with similar characteristics.
2. **All Vehicle Miles Traveled (VMT).** The FMCSA uses data collected by FHWA. FHWA collects data on VMT to measure the miles traveled by vehicles within a specified region for a specific time period. FHWA compiles monthly and yearly VMT statistics nationally and by State.

3. **Population.** The FMCSA uses annual census estimates issued by the U.S. Census Bureau. The U.S. Census Bureau publishes estimates of population for each State (and Puerto Rico) as of July 1 each year. These data are based on the most recently completed decennial census and are adjusted annually based on the Bureau’s population growth models. The estimate is used for the current year, based on the April 1, 2010 decennial census.

   For more information on the source, type, and usage of Census Bureau data, visit: [http://www.census.gov/popest/](http://www.census.gov/popest/)

4. **Special Fuel Consumption (net after reciprocity adjustment).** The FMCSA uses data collected by FHWA. FHWA collects and disseminates special fuels (diesel fuel and alternative fuels) usage data from State (and Puerto Rico) motor fuel tax agencies on a monthly basis. These data are reported by FHWA on a two-year cycle.

   Note: For more information on the source, type, and usage of FHWA data, visit: [https://www.fhwa.dot.gov/policyinformation/statistics/2013/](https://www.fhwa.dot.gov/policyinformation/statistics/2013/)

A State lead agency may qualify for Incentive Funds if it can demonstrate that its CMV safety program meets the requirements or has shown improvement in any or all of the following five categories:

1. Reduction of large truck-involved fatal crashes.

2. Reduction of large truck-involved fatal crash rate or maintenance of a large truck-involved fatal crash rate that is among the lowest 10% of such rates of other MCSAP lead agencies.

3. Upload of CMV crash reports in accordance with current FMCSA policy guidelines.

4. Verification of CDLs during all roadside inspections.

5. Upload of CMV inspection data in accordance with current FMCSA policy guidelines.

Incentive Funds are allocated based upon the five following safety and program performance factors:

- Five shares will be awarded to a MCSAP lead agency that reduces the number of large truck-involved fatal crashes for the most recent calendar year for which data are available when compared to the 10-year average number of large truck-involved fatal crashes ending with the preceding year. The 10-year average will be computed from the number of large truck-involved fatal crashes, as reported by the Fatality Analysis Reporting System, administered by the National Highway Traffic Safety Administration (NHTSA).
For more information, visit the NHTSA website at:  http://www.nhtsa.gov/FARS

- Four shares will be awarded to a MCSAP lead agency that reduces the fatal-crash rate for the most recent calendar year for which data are available when compared to each State’s average fatal crash rate for the preceding 10-year period. MCSAP lead agencies with the lowest 10% of crash rates in the most recent calendar year for which data are available will be awarded three shares if the rate for the State is the same as its average crash rate for the preceding 10-year period.

- Two shares will be awarded to a MCSAP lead agency that uploads CMV crash data within FMCSA policy guidelines.

- Two shares will be awarded to a MCSAP lead agency that certifies their MCSAP inspection agencies have departmental policies that stipulate CDLs are verified, as part of the inspection process, through Commercial Driver’s License Information System (CDLIS), National Law Enforcement Tracking System (NLETS), or the State licensing authority.

- Two shares will be awarded to a MCSAP lead agency that uploads CMV inspection reports within current FMCSA policy guidelines.

The total of all States’ Incentive shares awarded will be divided into the dollar amount of Incentive Funds available, thereby establishing the value of one share. Each State’s incentive allocation will then be determined by multiplying the State’s percentage participation in the formula allocation of Basic Program Funds by the number of shares it received that year, multiplied by the dollar value of one share.

Beginning in FY 2017, FMCSA will add to the MCSAP Basic and Incentive amounts the average of amounts allocated, or other equitable amounts to the State in FYs 2013, 2014, and 2015 for the Border Enforcement (Title 49 U.S.C. § 31107) and New Entrant (49 U.S.C. § 31144(g)(5)) programs.

Subject to the availability of MCSAP funding, the total funding amount allocated may be no less than 97% of average amount awarded during those years.

If a MCSAP lead agency declines to participate in border enforcement, the MCSAP lead agency will forfeit all funds calculated by FMCSA for border-related activities. These funds will be made available for redistribution to eligible MCSAP grantees.

Grantees that do not wish to utilize the full allocation of estimated funding their State is eligible to receive, through MCSAP, must ensure that their eCVSP accurately represents their planned activities and costs. Applicants must clearly state within their eCVSP that their plan and budget proposes an amount less their total eligible amount, and why. Any MCSAP funds remaining after all applications have been reviewed and Plans approved by FMCSA will be made available for redistribution to eligible States as soon as possible.
3.8 MCSAP Criteria for the Application, Evaluation and Approval of the CVSP

To aid the MCSAP lead agency in meeting CVSP requirements, FMCSA developed an online CVSP development tool (called eCVSP) available through the FMCSA Analysis and Information website. The eCVSP software application allows a MCSAP lead agency to create an online CVSP and track the progress of CVSP development through to approval. Use of the eCVSP helps ensure that States satisfy the requirements in 49 CFR § 350.213, expedites FMCSA’s review of the document, facilitates the prompt returning of comments or requests for clarification, and allows the MCSAP lead agency to easily resubmit a revised document.

In accordance with 49 U.S.C. § 31102(i) and grant/financial management requirements in 2 CFR part 200, each CVSP receives a fair, equitable and objective review prior to award approval. This review ensures that applicable statutory and regulatory requirements will be met and allowable CVSP projects and activities will succeed. The CVSP review process generally consists of a review in the following areas:

1. **Application Review.** The FMCSA reviews the CVSP and all supplemental attachments (e.g., forms and certifications) for completeness and to ensure that the MCSAP lead agency meets the basic eligibility requirements defined in the NOFA.

2. **Programmatic Review.** The FMCSA reviews the CVSP to make sure that the information presented is reasonable and understandable and the activities proposed in the application are measurable, achievable, and consistent with program or legislative requirements.

3. **Financial Review.** The FMCSA evaluates the fiscal integrity and financial capability of a MCSAP lead agency, and reviews the CVSP details, including the budget and budget narrative, and any other documentation to examine costs for proposed project/program activities to determine if are they appear reasonable, necessary, eligible and allowable for award. Note that approval of the CVSP is not a final approval of costs as defined in accordance with 2 CFR part 200 Subpart E (Cost Principles).

4. **Suitability Review** in accordance with 2 CFR § 200.205 is discussed in more detail in Chapter 7.3.

The FMCSA evaluates the CVSP against the performance-based information required in accordance with 49 CFR § 350.213. This section requires the following items in the CVSP:

- A general overview section that must include the following two items: 1) a statement of the State agency goal or mission; and 2) a program summary of the effectiveness of the prior years' activities in reducing CMV crashes, injuries and fatalities, and improving driver and motor carrier safety performance.

Note that data periods used must be consistent from year to year. This may be calendar year, fiscal year, or any 12-month period of time for which the State's data is current. The summary must show trends supported by safety and program performance data.
collected over several years and the MCSAP lead agency must identify and address safety or performance problems in the State in the CVSP.

- A brief narrative describing how the State program addresses the National Program Elements listed in 49 CFR § 350.109 even if there are no planned activities in a National Program Element.

This section must also contain a rationale for the resource allocation and how the State supports National Program Element activities and enforces registration (i.e., operating authority) requirements under 49 U.S.C. §13902, 49 CFR §§ 365, 368, and 392.9a by prohibiting the operation of (i.e., placing out of service) any vehicle discovered to be operating without the required operating authority or beyond the scope of the motor carrier's operating authority and activities that:

- Are aimed at removing impaired CMV drivers from the highways through adequate enforcement of restrictions on the use of alcohol and controlled substances and by ensuring ready roadside access to alcohol detection and measuring equipment.

- Are aimed at providing an appropriate level of training to MCSAP personnel to recognize drivers impaired by alcohol or controlled substances.

- Include criminal interdiction activities, including human trafficking, that affect the transportation of controlled substances by any occupant of a CMV and training on appropriate strategies for carrying out those interdiction activities.


- A definitive problem statement for each objective, supported by data or other information. The CVSP must identify the source of the data, and who is responsible for its collection, maintenance, and analysis.

- Performance objectives, stated in quantifiable terms, to be achieved through the CVSP. Objectives must include a measurable reduction in highway crashes or hazardous materials incidents involving CMVs. The objective may also include documented improvements in other program areas (e.g., legislative or regulatory authority, enforcement results, or resource allocations).

- Strategies to be employed to achieve performance objectives. Strategies may include education, enforcement, legislation, use of technology and improvements to safety infrastructure.

- Specific activities intended to achieve the stated strategies and objectives. Planned activities must be eligible under this program as defined in 2 CFR §§ 350.309 and 350.311.
• Specific quantifiable performance measures, as appropriate. These performance measures will be used to assist the MCSAP lead agency in monitoring the progress of its program and preparing an annual evaluation.

• A description of the State's method for ongoing monitoring of the progress of its plan. This should include who will conduct the monitoring, the frequency with which it will be carried out, and how and to whom reports will be made.

• An objective evaluation that discusses the progress towards individual objectives listed under the “Performance Objectives” section of the previous year's CVSP and identifies any safety or performance problems discovered. A MCSAP lead agency will identify those problems as new objectives or make modifications to the existing objectives in the next CVSP.

• A budget which supports the CVSP, describing the expenditures for allocable costs such as personnel and related costs, equipment purchases, printing, information systems costs, and other eligible costs consistent with 49 CFR §§ 350.311 and 350.309.

• A budget summary form including planned expenditures for that fiscal year and projected number of activities in each National Program Element, except data collection.

In addition to the performance-based information in the CVSP, the State lead agency must also include the results of the annual review to determine the compatibility of State laws and regulations with the FMCSRs and HMRs, a copy of any new law or regulation affecting CMV safety enforcement that was enacted by the State since the last CVSP was submitted, the executed State Certification as outlined in 49 CFR § 350.211, a list of MCSAP contacts, the Annual Certification of Compatibility in accordance with 49 CFR § 350.331, and the State Training Plan.

In accordance with 49 CFR § 350.207, and upon conclusion of the FMCSA review of the CVSP, FMCSA will notify the MCSAP lead agency in writing whether the CVSP is approved or if approval is withheld. This notification will occur within 30 days of receipt of the CVSP. FMCSA approval of the CVSP means that the CVSP has passed the review process noted above and is prioritized for award processing. CVSP approval does not constitute an obligation on behalf of the Federal government. In order for a valid obligation to exist, FMCSA and the MCSAP lead agency must execute an NGA.

During the review process, FMCSA may request additional information from the State lead agency; however, FMCSA will not withhold CVSP approval for minor, administrative matters or requests for simple clarification to help illustrate the performance-based CVSP under 49 CFR § 350.213. FMCSA reserves withholding of CVSP approval for those items that would jeopardize the ability of the MCSAP lead agency to meet the requirements in 49 CFR § 350.201 or if the MCSAP lead agency fails to include the items required in the CVSP under 49 CFR § 350.213.

The FMCSA may withhold approval of the CVSP because the MCSAP lead agency does not meet the conditions to qualify for funds or because the CVSP is not adequate to ensure effective enforcement of the FMCSRs and HMRs (or other compatible State laws and regulations). If
FMCSA withholds approval, the MCSAP lead agency will have 30 days from the date of FMCSA’s notice to modify and resubmit the plan. Disapproval of a resubmitted plan is final for that fiscal year and a MCSAP lead agency will not be eligible to receive MCSAP funds. Any State aggrieved by an adverse decision from FMCSA may seek judicial review under 5 U.S.C. chapter 7.

Note, however, that approval of the CVSP is not a final approval of costs as defined in accordance with 2 CFR part 200 Subpart E (Cost Principles); it is approval that the budgeted costs appear reasonable. Formula grants (like MCSAP) fund activities of a continuing, operational nature and are not confined to a specific project or activity like discretionary grants. Under MCSAP, FMCSA does not have discretion as to the amount of funds awarded to each jurisdiction and allowable activities and costs are set forth in regulation. Therefore, the FMCSA review process is focused on ensuring the State lead agencies meet the MCSAP requirements, in those key project areas that would negatively impact the State lead agency’s ability to carry out the CVSP, and on costs that would be considered unallowable or otherwise unreasonable.

Upon signing the NGA, the State lead agency, in accordance with the requirements in 2 CFR part 200 Subpart E (Cost Principles), has full responsibility for the conduct of the project(s) or activity(ies) supported under a grant and for adherence to the grant conditions. The FMCSA expects all recipients to exercise proper stewardship over Federal funds and ensure that costs charged to awards are allowable, allocable, reasonable, necessary, and consistently applied. Actual costs (both Federal and State) submitted to FMCSA for reimbursement are subject to a thorough review and FMCSA may disallow a cost if it determines, through audit or otherwise, that the cost is not supported by adequate documentation or does not comply with the Cost Principles or is otherwise deemed improper under the Improper Payments Information Act of 2002 (31 U.S.C. 3321 note)

### 3.9 MCSAP National Program Reviews

Section 5101(k) of the FAST Act requires FMCSA to periodically evaluate MCSAP lead agency implementation of and compliance with the CVSP. The FMCSA’s MCSAP National Program Review is a comprehensive evaluation to assess regulatory, financial and programmatic requirements as part of 49 CFR part 350 and other regulations.

Additionally, the MCSAP National Program Review allows the MCSAP lead agency to partner with FMCSA to evaluate their program’s overall quality and effectiveness. Information derived from a MCSAP National Program Review also helps to highlight areas where FMCSA might improve its policy guidance, share best practices, and provide the MCSAP lead agency with information to garner support within the State necessary to ensure compliance with Federal requirements.

The FMCSA evaluates three major types of compliance requirements:

- **Regulatory Compatibility and Conformance.** This includes a review of whether a State has adopted and enforces State regulations, standards, and orders that are compatible with the FMCSRs, HMRs, as well as enforcement standards and orders;
• **MCSAP Safety Activity Performance.** This includes an assessment of MCSAP lead agency safety performance to identify potential vulnerabilities, how the MCSAP lead agency is meeting CVSP performance objectives, and how a MCSAP lead agency plans, evaluates and monitors the CVSP;

• **Federal Financial Assistance Agreement Terms and Conditions.** This includes an assessment of a MCSAP lead agency’s administrative capability and ability to meet financial/grant management-related requirements in the grant agreement. This includes (but is not limited to) a review of MCSAP lead agency financial policies and procedures for vouchering (invoicing), supporting documentation for expenditures, reporting, sub-recipient monitoring, and MOE and matching requirements.

For FY 2017, FMCSA is updating its current MCSAP National Program Review methodology to implement the changes in the FAST Act. Changes to the MCSAP National Program Review will clarify the intent of the regulations and provide a risk-based approach to focus resources to areas in need and of most concern. The MCSAP National Program Review will also complement existing MCSAP program/process review and grant monitoring activities to ensure nationwide uniformity and consistency in meeting compliance requirements. The FMCSA will notify its grantees of changes to the MCSAP National Program Review program once these updates have been completed.

### 3.10 MCSAP Regulatory Compliance and Impact of Incompatibility

A State lead agency may be subject to the withholding of MCSAP funds for noncompliance. If, after notice and an opportunity for response from the MCSAP lead agency, FMCSA finds that a State is in significant non-compliance with MCSAP requirements, (i.e. 49 CFR part 350) FMCSA will notify the State in writing, identifying the source of non-compliance (e.g., no existing right-of-entry authority), explaining what action(s) are required to achieve compliance, and may withhold funds for the period of the State lead agency’s noncompliance. The FMCSA may withhold funds based on increasing percentages during the fiscal year(s) of noncompliance with up to 5% for the first fiscal year of noncompliance, up to 10% for the second fiscal year of noncompliance, up to 25% for the third fiscal year of noncompliance and not more than 50% for the fourth and subsequent fiscal years. A MCSAP lead agency may also seek judicial review under 5 U.S.C. Chapter 7 if aggrieved by an adverse decision made by FMCSA.

Regulations in 49 CFR §§ 350.207 as well as changes to withholding processes in the FAST Act reinforce the importance of regulatory compatibility. Current regulatory requirements remain in effect; however, any findings related to items within 49 CFR § 350.211 below may immediately subject a MCSAP lead agency to a written notice of proposed determination of nonconformity:

1. A State’s failure to adopt laws and regulations that are compatible with the FMCSRs (broadly) and the HMRs (any deviation) (49 CFR § 350.211(1));
2. A State’s failure to designate a lead agency to administer the CVSP and to enforce the State’s commercial motor carrier, driver, and highway hazardous materials safety laws or regulations (49 CFR § 350.211(2));

3. A State’s failure to provide right of entry authority (or other method a State may use that FMCSA determines is adequate to obtain necessary information) and inspection sufficient to carry out the CVSP (49 CFR § 350.211(4)); and

4. A State’s failure to maintain appropriate levels of expenditure of State funds (MOE) (49 CFR § 350.211(8)).

3.11 Other Administrative Information

Note that beginning in FY 2017, submitted CVSPs will be published on a Department of Transportation publically-accessible Internet Web site within 30 days of approval. Any information in the CVSP identified by the MCSAP lead agency that would reasonably be expected to interfere with enforcement proceedings and/or reveal enforcement techniques or procedures that would reasonably risk circumvention of the law will be redacted, upon State request.
4.0 High Priority Grant Program

The FAST Act modified the HP grant program to include two major purposes: CMV safety-related activities and data and the Innovative Technology Deployment (ITD) grant program. Although ITD resides within HP, the ITD grant program purpose and program eligibility requirements are separate and distinct from HP. Chapter 6 contains detailed information on the ITD program. Therefore, the remainder of this chapter is dedicated to the HP CMV safety-related activities and data.

The HP grant program is a discretionary (competitive) grant designed to provide Federal financial assistance to enhance CVSP activities, maintain innovative technology and/or a new project(s) not included in the CVSP that will have a positive impact on CMV safety. Other applicants are also eligible for HP grants that improve CMV safety.

4.1 High Priority Grant Purpose

The HP is a discretionary grant program that provides Federal financial assistance to implement, promote, and maintain programs to improve CMV safety as well as increase compliance with CMV safety regulations.

4.2 High Priority Eligible Recipients

Eligible HP recipients include any State agency, local government (including county, city, township, special district, and Federally-recognized Native American tribal governments), institutions of higher education (public, private, and State-controlled), non-profit organizations with or without having a 501(c)(3) status with the Internal Revenue Service, for-profit entities (including small businesses), and other persons. Other persons is defined as an entity not included above and may not be an individual, foreign entity, hospital, public/Indian housing authority, or Federal institution.

4.3 High Priority Eligible Activities and Costs

The FMCSA may provide a HP grant or cooperative agreement to carry out activities and projects that are consistent with the MCSAP National Program Elements and/or augment motor carrier safety activities and projects that:

- Increase public awareness and education on CMV safety and related issues;
- Target unsafe driving of CMVs and non-CMVs in areas identified as high risk crash corridors;
- Improve the safe and secure movement of hazardous materials;
- Improve safe transportation of goods and persons in foreign commerce; and
• Demonstrate new technologies to improve CMV safety;
• Support participation in PRISM; and
• Conduct safety data improvement projects that enhance data collection and data quality.

Eligible project-related costs under HP are generally the same as for the MCSAP. All costs must be directly related and necessary to HP project activities proposed in the application and may not pay for general CMV enforcement equipment and supplies. While the eligibility of specific items is subject to review by FMCSA, below are the most common types of HP expenses eligible for reimbursement. Specific costs, exceptions, and technical guidance are included in Appendix A.

1. Personnel expenses, including recruitment and screening, training, salaries and fringe benefits, and supervision;

2. Equipment and travel expenses, including per diem, directly related to the enforcement of safety regulations, including vehicles, uniforms, communications equipment, special inspection equipment, vehicle maintenance, fuel, and oil;

3. Indirect expenses for facilities, except fixed scales, used to conduct inspections or house enforcement personnel, support staff, and equipment to the extent they are measurable and recurring (e.g., rent and overhead);

4. Expenses related to data acquisition, storage, and analysis that are specifically identifiable as program-related to develop a database to coordinate resources and improve efficiency;

5. Clerical and administrative expenses, to the extent necessary and directly attributable to the program;

6. Contractual or sub-grantee costs between the applicant and another organization (for example a vendor or local government organization) to carry out activities; and

7. Expenses related to the improvement of real property (e.g., installation of lights for the inspection of vehicles at night). Note: Acquisition of real property, land, or buildings is not an eligible cost under HP.

The FMCSA may prioritize HP funding for ITD projects and other special National Priorities, such as activities to support PRISM requirements and safety data improvement projects.

The FMCSA will announce, in the NOFA, the FY 2017 National Priorities. HP applications containing National Priority projects or activities will receive funding consideration over other types of eligible application projects or activities. The FMCSA will also include information in
the NOFA concerning specific projects in which FMCSA may waive the recipient matching requirement.

4.3.1 PRISM Requirements and Eligible Projects

The Performance and Registration Information Systems Management (PRISM) is a program that uses the State CMV registration processes to improve interstate motor carrier safety in two ways: 1) by determining the safety fitness of the motor carrier prior to issuing license plates; and, 2) motivating a carrier to improve safety performance either through an improvement process or the application of registration sanctions. PRISM includes several requirements related to CMV registration and enforcement processes, which work in parallel to identify motor carriers and hold them responsible for the safety of their operations. The performance of unsafe carriers is improved through a comprehensive system of identification, education, and enforcement.

PRISM eligible costs must support the capabilities below:

- Check carrier safety status before issuing credentials and deny the registration if the motor carrier is prohibited from interstate operations;

- Check carrier safety status during the registration period on a daily basis, and suspend the registrations of any vehicles assigned to motor carriers under a Federal OOS order or under Federal operating authority sanctions;

- Check every Vehicle Identification Number (VIN) entered into the International Registration Plan (IRP) system against the PRISM Target File to see if the vehicle is associated with a motor carrier that is under a Federal OOS order or under Federal operating authority sanctions. This check is used to investigate suspected reincarnated carriers. Complete updates of the IRP system are not an eligible activity, but updates to the IRP system necessary to implement the PRISM program requirements are eligible activities, so applicants should detail how the updates to the IRP will achieve PRISM objectives;

- Update the PRISM-SAFER database daily with vehicle registration information by uploading either a PRISM Vehicle File or Commercial Vehicle Information Exchange Window T0022 transactions;

- Maintain/update the IRP Status Code within the vehicle registration records, and apply the 950 status code to vehicles that are suspended due to a Federal OOS order;

- Identify, collect and maintain the USDOT Number and Tax Identification Number (TIN) for the motor carrier responsible for the safe operation of each vehicle being registered;

- Validate the USDOT Number and TIN before adding any USDOT Number and TIN combination to the IRP registration files at the vehicle level (VIN);
• Print and barcode the motor carrier information on the cab card if the motor carrier responsible for the safety of the vehicle is not expected to change during the registration year;

• Incorporate PRISM requirements in temporary authority processes;

• Collect and report the number of registration denials and suspensions/revocations due to a motor carrier being identified as under a Federal OOS order;

• Provide assistance to State motor carrier law enforcement for carrier-related registration information;

• Ensure PRISM training is provided to all appropriate IRP staff, enforcement officers, motor carriers, and other interested parties, including training of IRP staff on key FMCSA applications such as MCMIS and Query Central, where applicable;

• Identify vehicles assigned to carriers under a Federal OOS order or operating without operating authority when operating authority is required and take the appropriate enforcement action by placing the vehicle OOS;

• Identify vehicles assigned to carriers on the PRISM Target File and prioritize those carriers for inspection; and

• Implement procedures to determine how to correct the unassigned or incorrectly assigned safety events.

States must agree to fully participate in PRISM no later than October 1, 2020, or demonstrate participation in an acceptable alternative approach to FMCSA for identifying and immobilizing a motor carrier with serious safety deficiencies. The FMCSA has determined that “fully participate” as required within the FAST Act means reaching Step 6 in the PRISM implementation steps; which is suspending (or revoking) and denying registrations if the motor carrier responsible for safety is under any Federal Out of Service (OOS) Orders. For more information:

- On PRISM program components, implementation, the PRISM Procedural Manual and the full range of reference materials, please visit the PRISM Document Library at [www.fmcsa.dot.gov/information-systems/prism/prism-document-library](http://www.fmcsa.dot.gov/information-systems/prism/prism-document-library). Also please reference Section 4.3.1 within the MCP for additional details.

- For an overview of the PRISM Implementation Steps and national progress map, please visit [www.fmcsa.dot.gov/information-systems/prism/states-using-prism](http://www.fmcsa.dot.gov/information-systems/prism/states-using-prism)

As States will now be required to fully participate in PRISM, costs associated with the implementation; operation and maintenance (O&M) of PRISM components are considered eligible for MCSAP funding. State MCSAP lead agencies are encouraged to use MCSAP funds to comply with this requirement by the October 1, 2020 date. Lead agencies may also issue sub-
awards for PRISM related costs to the appropriate State entity(s) in their jurisdiction responsible for the operation of their State’s PRISM program.

It is important to note that under certain conditions, State lead agencies are also eligible to request HP funding for PRISM related activities. The FAST Act has established that lead agencies may apply for HP funds if their jurisdiction has not yet achieved the FMCSA established minimum compliance level of Step 6 prior to October 1, 2020. After the October 1 deadline, or once Step 6 has been reached (whichever is sooner), lead agencies may only request funds through the HP grant program for PRISM projects that exceed routine operation. For example, a lead agency that wishes to advance from Step 6 to Step 7 would be eligible to apply for HP funds for that project. However, the lead would not be eligible to apply for HP funds simply to maintain the system at the current level of operation. It is important to note that under all circumstance the HP grant program is discretionary and funds are not guaranteed.

Non-lead agencies are eligible to receive sub-awards from their MCSAP lead agency for PRISM related activities. In addition, non-lead agencies may also apply for HP grant funds to support the development and advancement of a State’s PRISM program, as well as its ongoing operation and maintenance costs. However, as the HP grant program is competitive, awarding of funds is based on the merit review of the application as well as the availability of funds, and as such is not guaranteed. States should consider the impact to their PRISM compliance if relying solely on HP grant funding.

As stated previously, the FAST Act does require that all States (inclusive of U.S. Territories) comply with the October 1, 2020 deadline for PRISM implementation. While FMCSA recognizes that U.S. Territories face unique challenges regarding the PRISM mandate based upon geographic factors, they are required to comply with the intent of that section of the Act. As such, Territories should work directly with their FMCSA Division Offices in the development of acceptable alternate approaches for the identification and immobilizing of carriers with federal out of service orders.

4.3.2 Safety Data Improvement Project Requirements and Eligible Projects

The FMCSA relies on quality data to support the systems that identify carriers for interventions. State safety data includes inspection and crash reports, investigations, Safety Audits, and registration data. The FMCSA State Safety Data Quality (SSDQ) Program assesses the completeness, timeliness, accuracy, and consistency of State-reported crash and inspection records in MCMIS. Each month, States receive an Overall State Rating of “good,” “fair,” or “poor” based on eight performance measures and one indicator.

Safety data improvement project eligible costs must support the activities below:

- Projects from States rated Red or Yellow overall on the SSDQ Map and that address a specific deficiency in the State’s ability to assure the accuracy, completeness and timeliness of CMV safety data reported to SAFETynet or activities that exhibit the greatest potential to improve performance within one or more SSDQ measures, including improving
performance within a Green rating, or those that will modify the State’s crash data extraction logic based on Agency recommendations and new data requirements.

- Innovative solutions that address data quality and new ways to acquire crash and/or inspection data such as: truck/trailer size (cargo body type, VIN length, height, and/or weight) being added into State software, geo-coded (latitude, longitude) event data being added into the location fields of crashes or inspections, or processes/systems to facilitate the communication of the resolution of citations written as part of a roadside inspection back to the State’s inspection database.

- Activities that address specific deficiencies in the States’ ability to timely and fairly address DataQs system requests for data review and improve the overall quality of crash and inspection data reported by the States to FMCSA.

The FAST Act repealed the previous Safety Data Improvement Program as a separate grant program and incorporated its requirements into the MCSAP and HP grant programs. As a requirement to participate in MCSAP, a State lead agency must establish and dedicate sufficient resources to a program to ensure that the State collects and reports to FMCSA accurate, complete, and timely motor carrier safety data and participate in a national motor carrier safety data correction system prescribed by FMCSA (i.e., DataQs).

The FMCSA determined that each State must achieve an overall “green” rating, as published in the SSDQ ratings map posted on the [FMCSA Analysis & Information website](https://www.fmcsa.dot.gov), in order to be considered compliant with the MCSAP requirement. States that do not have an overall green rating at the time of submission of their CVSP or annual update must address their data quality problem and dedicate resources to sufficiently resolve the identified problem(s) in the CVSP. Once safety data requirements are met, the MCSAP lead agency may apply for HP funds for special safety data initiatives or projects that exceed routine operations required to maintain the “green” safety data rating.

Non-MCSAP lead Agencies may apply for HP grants for safety data related activities notwithstanding the SSDQ ratings provided they demonstrate cooperation with the MCSAP lead Agency through their grant application.

### 4.4 High Priority Match and Grant Period of Performance

The FMCSA provides 85% of the total project cost and HP recipients are required to provide a 15% program match. The NOFA may include specific activities and/or National Priorities that do not require match.

Unified Carrier Registration (UCR) fees collected by State agencies may be used as a source of funds to meet matching requirements under FMCSA grant programs provided that: 1) the funds are used for motor carrier safety programs and enforcement; 2) they otherwise meet the match requirements in [2 CFR § 200.306](https://www.gpo.gov/fdsys/pkg/CFR-2018-title20-vol1/pdf/2018-01-04.pdf); 3) they otherwise meet any applicable terms and conditions in the grant agreement; and 4) are not double counted as part of the MOE.
A non–ITD HP grant agreement period of performance start date will begin on the date specified in the NGA. The maximum period of performance for any non-ITD HP grant agreement is three fiscal years, including the fiscal year in which the NGA is executed. For example, a non-ITD HP enforcement project may begin on May 1, 2017 and the recipient may have the remainder of Federal Fiscal Year 2017, all of Federal Fiscal Year 2018, and all of Federal Fiscal Year 2019 (ending on September 30, 2019) to complete the activities in the grant agreement. All new application project timelines will be evaluated to ensure they can be achieved within this timeframe. Additionally, FMCSA may award a grant agreement with a period of performance for less than the period of availability based on the project complexity, reasonableness, and necessity. Amendment requests to extend the period of performance beyond the period of availability described above will not be approved.

4.5 High Priority Criteria for the Application, Evaluation and Award Approval

HP program applications must contain, as applicable, the following components that are consistent with 49 CFR § 350.213:

- A general overview section that includes a statement of the entity’s goal or mission; and a program summary of the effectiveness of the prior years’ activities (if applicable) in working to achieve goals and objectives. The summary must show trends supported by safety and program performance data collected and it must identify safety or performance problems and those problems must be addressed in the items proposed in the application;

- A brief narrative describing how the entity plans to address the national program elements and a rationale for the resource allocation decision;

- A definitive problem statement for each objective, supported by data or other information. The application must identify the source of the data, and who is responsible for its collection, maintenance, and analysis;

- Performance objectives, stated in quantifiable terms, to be achieved through the application. Objectives must include measurable actions/activities that may also include documented improvements in other program areas (e.g., legislative or regulatory authority, updates or resource allocations);

- Specific activities intended to achieve the stated strategies and objectives;

- Specific quantifiable performance measures, as appropriate. These performance measures will be used to assist the State in monitoring the progress of its program and preparing for program evaluations;

- A description of the entity's method for ongoing monitoring of the progress of its plan. This should include who will conduct the monitoring, the frequency with which it will be carried out, and how and to whom reports will be made;
• An objective evaluation that discusses the progress towards individual objectives listed under the performance objectives section and identifies any safety or performance problems discovered; and

• A budget that supports the application, describing the expenditures for allocable costs such as personnel and related costs, equipment purchases, sub-grant or contracts, information systems costs, and other eligible costs consistent with the cost eligibility table in Appendix A.

If a local (county, city, municipality, Federally-recognized Tribal) jurisdiction applies for an HP grant, the application must address the following items in order to qualify for funds:

• Prepare an application consistent with the intentions of 49 CFR § 350.213;

• Coordinate the proposal with the MCSAP lead agency to ensure the proposal is consistent with State and national CMV safety program priorities and plans;

• Designate a person who will be responsible for implementation, reporting, and administering the approved proposal and will be the primary contact for the project;

• Submit the following certifications: 1) Certify that the local jurisdiction has the legal authority, resources, and trained and qualified personnel necessary to perform the functions specified in the proposal; 2) Certify that the local jurisdiction will impose sanctions for violations of CMV and driver laws and regulations that are consistent with those of the State; and 3) Certify participation in national data bases appropriate to the project.

All HP applications undergo a series of reviews prior to award selection as required in 2 CFR §§ 200.204 and 205. These reviews include: 1) technical review; 2) suitability review; 3) past performance review; and 4) budget/cost analysis. See Chapter 7 for additional information on the FMCSA discretionary application review and approval process.
5.0 MCSAP and High Priority Technical and Cost Guidance

The Office of Management and Budget (OMB) provides guidance on whether particular cost items may be charged to Federal grant awards. Cost eligibility guidance is condensed in Appendix A. The information is derived from the Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards (2 CFR part 200), a document commonly referred to as the Uniform Guidance.

When using this reference, please keep the following in mind:

- The guidance is separated by the MCSAP National Program Elements;
- To be charged to a Federal grant award, any cost must meet a set of general standards also established by the OMB in 2 CFR part 200.
- Eligible costs and guidance in applying those costs may differ by program and in some circumstances, by award grant agreement. If the cost eligibility guidance in this section differs from the grant agreement, the award takes precedence.
- If you are uncertain whether a particular cost is allowable, please contact your FMCSA Division Office.

5.1 Use of MCSAP Funds for Overtime Activities

A MCSAP lead agency may annually allocate a limited amount of program funds for expenditures associated with overtime, either incidental or planned, to conduct eligible MCSAP activities. The amount eligible for allocation toward overtime generally may not exceed 15% of the State’s total approved MCSAP program cost amount (inclusive of Incentive funds) without approval through the CVSP process. State matching funds are included in the 15% overtime calculation.

The calculation of the total cost of overtime by a State under the provisions of this policy must use the total overtime wage for each employee for all overtime hours. For example, if an employee who works under the MCSAP grant normally earns $30 per hour and the overtime rate is 1.5 times his/her normal hourly rate, then the State must calculate the cost of overtime using the employee’s overtime (i.e., premium) hourly rate of $45.

If a State identifies a need to exceed the 15% overtime threshold, FMCSA will consider such requests in the CVSP approval process. However, States are required to provide adequate written justification to FMCSA in the CVSP or annual update. If a State identifies the need to modify the amount of overtime after the CVSP is approved by FMCSA, the State must obtain approval from FMCSA prior to requesting reimbursement for overtime costs that exceed the threshold.
5.2 Use of MCSAP Funds for Operations and Maintenance

The FAST Act, beginning in FY 2017, provides flexibility for the States to utilize a portion of their MCSAP funding toward operation and maintenance (O&M) costs. Operations and maintenance is defined as the combination of all technical and administrative actions intended to enable a CMV information system, communication network, and/or hardware and software application to perform its required functions and address necessary adaptation to changes in external conditions.

While the use of MCSAP funds for PRISM related projects includes activities other than O&M (as outlined in MCP Sec. 4.3.1), the FAST Act restricts the use of MCSAP funds by a State for deployed ITD projects to O&M costs only\(^1\). While Lead agencies may also request O&M funds through a HP grant application, States needing O&M support for deployed ITD projects should utilize their MCSAP funding for this purpose.

If a State chooses to not budget for O&M costs with MCSAP funding (either by the Lead agency or via sub-award), and the State does not receive sufficient support from their the HP-ITD grant application, FMCSA will only consider amendments to the MCSAP budget in exceptional circumstances and when legally permissible on a case by case basis.

Grantees may apply for O&M costs associated with ITD (or PRISM) projects that entail routine maintenance (e.g. server host fees), standard operation (e.g. renewal of software license), preventative care and servicing to maintain current functional levels of systems and to avoid failures before they develop into major defects. States may also apply for O&M to identify and correct faults that once addressed will allow the item to be restored to an operational condition. Activities that do not require detailed technical knowledge of an item’s function and design (e.g., inspecting, cleaning, servicing) may also be requested under O&M.

States may also apply for ongoing O&M for memberships, fees, dues, program travel, and other related program costs that maintain or support related projects or activities. Grantees must clearly articulate how these activities and costs are related to the ongoing functionality of the identified projects/systems, how they directly impact CMV safety, and/or are necessary to meet an FMCSA required activity.

A system enhancement that adds new functionality, or improves the efficiency of that system such that it would be considered an improvement, would not be considered an O&M cost and is not an eligible use of MCSAP funding for ITD deployed projects. Lead agencies may be eligible to apply for a HP ITD (or PRISM) discretionary grant for these activities as outlined within the MCP and relevant grant program NOFA.

\(^1\) 49 U.S.C. § 31104 (c)(2)(BB), as amended within the FAST Act.
5.3  **Driver and Vehicle Inspections**

The FMCSA knows that a robust inspection program contributes to the reduction in crashes by stopping unsafe vehicles and drivers and by increasing compliance with FMCSA and/or State regulations.

A key component of success in the inspection program conducted by State and local enforcement partners is how vehicles are identified for inspection. Conducting inspections at the roadside and fixed highway facilities based on visible defects or established inspection selection criteria achieves the goal of evaluating true on-the-road performance of carriers.

MCSAP partners should regularly evaluate their State’s data to determine the best combination of driver and vehicle inspections to have the greatest impact on the safety of motor carriers and CMVs. Inspection and enforcement activities should be targeted based on traffic flow and inspection and crash data. The FMCSA acknowledges that this may vary by season and locality.

5.3.1  **North American Standard (NAS) Inspection Levels**

Ultimately, each State is responsible for determining the level of NAS inspection to be conducted. It is recognized that the percentage of Level I inspections conducted by a State will vary depending on the safety problem being addressed, type of inspection facilities, location, and other factors within the State.

The FMCSA encourages each State to conduct at least 25% of its inspections as NAS Level I. This will help to maintain the effectiveness and reciprocity of the national program and encourage the application of the CVSA decals to allow other States to identify previously inspected CMVs. Additionally, FMCSA encourages each State to conduct at least 33% of its inspections as NAS Level III.

5.3.2  **Pre-Screening Carrier Data**

Pre-Screening Carrier Data utilizing the Inspection Selection System (ISS) algorithm is the roadside safety screening tool integrated into the functionality of ASPEN, Query Central, and approved third party inspection software. Pre-screening carrier data assists roadside inspectors to identify high-risk commercial motor carriers and vehicles for inspection based on safety risk. The ISS algorithm enables the safety screening of CMVs by querying the system using the motor carrier’s USDOT number, Operating Authority (MC/MX) number, or carrier name.

After the inspector enters a motor carrier identifier, the ISS algorithm returns the carrier name and address, an inspection value from 1 to 100, and other indicators to help determine if an inspection should be conducted. The ISS algorithm inspection value is based, in part, on a carrier's Behavior Analysis and Safety Improvement Categories (BASICs) in the Agency’s Safety Measurement System (SMS), if sufficient safety data are available in MCMIS. Carriers with multiple deficient BASICs will receive the highest ISS algorithm scores, and, therefore, will receive an "Inspect" recommendation.
Also, if the carrier’s record does not have enough information to determine its performance in each BASIC area, the ISS algorithm may recommend an inspection to provide more data for future use by the BASIC algorithm. The Carrier Data Profile database also specifically notes when the motor carrier is a New Entrant.

The FMCSA’s Query Central website, available through the FMCSA Portal (https://portal.fmcsa.dot.gov), uses the most current data and is the FMCSA-recommended method for obtaining ISS algorithm scores and other carrier data, such as status of operating authority and federal OOS Orders. If Query Central is not accessible, a previously-downloaded copy of the Carrier Data Profile database may be used to make the inspection recommendation. However, the States that utilize downloaded versions of the Carrier Data Profile database should perform regular updates (at least every 30 days – see below).

5.3.3 Accessing ISS when Query Central is Not Available

The Carrier Data Profile software is available for download free of charge by authorized FMCSA and State enforcement personnel. Currently, users can access through the FMCSA Portal at https://portal.fmcsa.dot.gov.

Carrier Data Profile ISS algorithm information can also be distributed to State partners via a compact disc (CD). Requests for CDs may be submitted to the FMCSA Technical Support Team at mailto:FMCTechSup@dot.gov.

The FMCSA releases a monthly update that appends information from the previous version of the Carrier Data Profile database. Users accessing the Carrier Data Profile database outside of Query Central must check for an updated Carrier Database at least every 30 days. The FMCSA releases a new version of the database quarterly that incorporates all of the monthly appendices.

For more information and/or assistance with the download of the ISS algorithm via the Carrier Data Profile (or any FMCSA software application or log-in guidance), contact the FMCSA Technical Support Team Monday through Thursday from 8:00 a.m. to 8:00 p.m. and Fridays from 8:00 a.m. to 6:00 p.m. ET at:

Phone: (617) 494-3003
Fax: (617) 494-3057
E-mail: FMCTechSup@dot.gov

5.3.4 Scheduled Inspections

The FMCSA recognizes that some States schedule inspections and give the motor carriers advance notice. These inspections should be Level I or Level V inspections, to allow inspectors to meet certification requirements. However, FMCSA requests that the States closely monitor the use of scheduled inspections to ensure that a motor carrier is not inappropriately altering its SMS scores and safety history.
5.3.5 Post-Crash Inspections

An important component of post-crash inspections is the identification of safety violations, especially OOS violations, which may have contributed to a crash. State enforcement personnel use Aspen (or approved non-Aspen inspection software – see Section 5.3.9) to upload post-crash inspection information to MCMIS. It is also important to prevent unwarranted negative impacts on a motor carrier’s safety performance record and reduce the number of Requests for Data Reviews in FMCSA’s data correction system (DataQs) by accurately indicating in an inspection report whether a discovered violation occurred pre-crash or post-crash. Post-crash violations do not count as a violation against the carrier in FMCSA’s data systems. The FMCSA’s Aspen inspection software provides an optional field for the inspector to indicate, at the inspection level, that the inspection was conducted post-crash. When this optional field is checked, Aspen creates a column in the violation section. The inspector should indicate in this column whether each violation noted in the report occurred prior to or as a result of the crash.

5.3.6 Size and Weight Enforcement

Size and weight enforcement is generally supported by financial assistance programs from the Federal Highway Administration and is not a primary focus of MCSAP. However, the statutory authorization for MCSAP does allow size and weight enforcement as an eligible expense if three criteria are met. First, the size and weight activities must be conducted in conjunction with an appropriate inspection. Second, the size and weight activities must be conducted at locations other than fixed weight facilities, or at specific geographical locations (such as steep grades or mountainous terrains) where the weight of a commercial motor vehicle can significantly affect the safe operation of such vehicle, or at seaports where intermodal shipping containers enter and exit the United States. Third, the size and weight enforcement activities are only eligible if they will not diminish the effectiveness of the development and implementation of commercial motor vehicle safety programs.

To support these activities, States may request to purchase portable scales. To support the request for portable scales in a CVSP budget, the State must indicate that it has identified a CMV safety problem related to size and weight, that the portable scales will be used exclusively for MCSAP-eligible purposes, as described in this policy, and/or demonstrate that the cost of the scales are prorated according to the anticipated percentage of dedication to MCSAP activities. Salaries and expenses for personnel who are certified to conduct CMV inspections and size and weight activities are eligible for reimbursement for both activities, provided that the activities are done in conjunction with CMV inspections. However, salaries and expenses for personnel who conduct only size and weight activities, regardless if at fixed weigh facilities or as part of a mobile or temporary inspection site, or in coordination with other personnel that are conducting CMV inspections, are never reimbursable under the MCSAP because statute requires that all size and weight activities be conducted in conjunction with an eligible CMV inspection. Finally, when enforcing size and weight laws, for the inspections to be eligible for MCSAP reimbursement, officers and inspectors must adhere to the CVSA NAS OOS criteria. It should be noted that the CVSA NAS OOS criteria do not include placing a vehicle OOS for a size/weight violation. The FMCSA grantees cannot request reimbursement for an inspection inconsistent with this policy.
5.3.7 State-Conducted Inspections of Passenger Carrying CMVs

This section establishes policy to ensure that State-conducted inspections of CMVs and drivers transporting passengers comply with the requirements of the FAST Act and accomplishes the following:

- Affirms that State-conducted inspections of passenger CMVs and drivers at certain fixed locations (defined below) are eligible for reimbursement under MCSAP;

- Establishes FAST Act modification of the term “station” to “bus station” and to specifically exclude a “weigh station”;

- Establishes that passenger CMV and driver inspections at alternate inspection locations are eligible for reimbursement under MCSAP when conducted because of an imminent or obvious safety hazard;

- Defines imminent or obvious safety hazard, which includes failure to display a USDOT number on a CMV transporting passengers in interstate commerce; and,

- Provides guidance on passenger carrying CMV enforcement activities that would be incompatible with MCSAP regulations.

Section 5101 of the FAST Act modified Section 4106 of SAFETEA-LU which established a prohibition against conducting inspections on passenger carrying CMVs at locations where passengers cannot be safely off-loaded from the vehicle unless an imminent or obvious safety hazard exists. The language, as codified in 49 U.S.C. § 31102(c)(2), is as follows:

The Secretary shall approve a State plan if the Secretary determines that the plan is adequate to comply with the requirements of this section, and the plan . . . (W), except in the case of an imminent or obvious safety hazard, ensures that an inspection of a vehicle transporting passengers for a motor carrier of passengers is conducted at a bus station, terminal, border crossing, maintenance facility, destination, or other location where a motor carrier may make a planned stop (excluding a weigh station):

The prohibition in the FAST Act applies to all levels of NAS inspections regardless of whether the inspections are MCSAP funded. This prohibition is a condition of participation in MCSAP. States may conduct inspections on passenger carrying CMVs and drivers only if the activity is conducted at a bus station, terminal, border crossing, maintenance facility, destination, or other location where a motor carrier may make a planned stop. These planned stops may include carrier-designated pickup locations that are not at traditional bus depots or generally associated with passenger waiting (ex: curbside, shopping centers, etc.). Congress specifically excluded weigh stations in the FAST Act. This includes temporary “weigh stations” set up with portable scales at a non-permanent location. “Bus station” also should be read to have meaning different from the word “terminal”, which is separately stated.
The only exception to the prohibition on conducting inspections en route is in the case of an imminent or obvious safety hazard. Under this policy, the following would qualify as an imminent or obvious safety hazard:

(1) A CMV transporting passengers emitting excessive smoke from the engine compartment, smoke from any other part of the vehicle or any other condition that would indicate a potential or present danger from fire.

(2) Any observed violation of a CMV transporting passengers which would cause the vehicle to be placed OOS under the NAS Criteria including, but not limited to:
   a. A flat tire;
   b. An audible air leak;
   c. Inoperative stop lamps (both must be inoperative);
   d. Inoperative rear directional lamp (either);
   e. Smoking from a wheel hub assembly;
   f. Inoperative driver’s side windshield wiper during inclement weather; or
   g. Inoperative headlamps when required.

(3) Operation of a CMV transporting passengers by a motor carrier under an FMCSA Order to Cease Operations or other OOS order.

(4) A CMV transporting passengers speeding in such a manner that the totality of the circumstances would permit an individual to make a reasonable determination that the speeding is an imminent or obvious safety hazard.

(5) Any other clear and articulable evidence that a CMV transporting passengers is being operated in an unsafe manner such that a danger exists to persons, property or the environment, such as a driver of a passenger carrying vehicle texting or using a hand-held mobile telephone while driving,

(6) A CMV transporting passengers that is not marked with a USDOT number and that the officer believes is operating in interstate commerce in violation of 49 CFR § 392.9a or an applicable State statute or regulation.

When conducting a traffic stop and/or an inspection of a passenger CMV based on unsafe operation or speeding, the officer must consider the reasonableness of an inspection based on the criteria established in this memorandum and additional factors including, but not limited to, weather, traffic conditions, terrain, surroundings, CMV passenger factors (age, health and/or disabilities, number, etc.), the severity of the speeding or other traffic violation, and the estimated timeliness of conducting the inspection. If the officer deems it safe and appropriate to do so, FMCSA recommends that the officer board the passenger CMV at the onset of the inspection to explain the purpose of the safety inspection and to emphasize that the inspection is being conducted to ensure that the passengers arrive safely at their destination.

This policy does not apply to the inspections of empty passenger CMVs, which are not subject to the “planned stop” requirement contained in the FAST Act. Further, this policy does not prevent
a State or local law enforcement agency from conducting non-inspection traffic enforcement activities involving passenger carrying CMVs.

If a State chooses to conduct intrastate or interstate passenger carrying CMV inspections in a manner inconsistent with the FAST Act, these inspections could jeopardize the State’s eligibility to receive MCSAP funding.

5.3.8 Inspections of CMVs used for Agricultural Purposes

49 CFR § 390.39 includes an exemption from the hours of service (HOS) regulations for certain CMV drivers engaged in the transportation of agricultural commodities and farm supplies. As a result, operators of CMVs meeting the definition of a covered farm vehicle (CFV) are not subject to most FMCSRs.

In addition, these CFVs and the individual operating the CFV are exempted from other regulations listed at 49 CFR § 390.39. As a result, motor carriers operating vehicles meeting the definition of a CFV are not to be cited with non-compliance with these regulations.

To facilitate inspectors’ abilities to determine the operating status of a potential CFV, time spent to determine if the vehicle meets the definition of a CFV is a MCSAP eligible expense. However, since CFVs are specifically exempted from Part 396, inspection of vehicles meeting the definition of a CFV is not a MCSAP eligible expense. Except as noted immediately below, any violations cited under State law for a vehicle that is exempted from the FMCSRs must not be uploaded into FMCSA data systems.

If it is determined that a motor carrier, driver, farmer, or rancher claiming the exemption does not meet the conditions of the exemption, all violations that are discovered should be cited. An explanation detailing why the exemption does not apply should be included in the inspector’s notes as documentation and appropriate enforcement action should be taken.

Since FMCSA published the amended FMCSRs related to the MAP-21 agricultural exemptions on March 13, 2013, States must have adopted compatible regulations as soon as practicable but no later than March 13, 2016 to remain eligible for MCSAP funding.

5.3.9 State Procurement of Third-Party Inspection Software

The FMCSA provides States with the Aspen software, at no cost, for use as an inspection record system. FMCSA recognizes that alternatives to Aspen are giving rise to innovations in technology and access to data that former structures could not realize; therefore, although FMCSA does not currently endorse any specific third party software, States may develop their own systems for submission or procure software from third parties.

The purpose of this guidance is to ensure that non-Aspen software used to record inspections of CMVs, and paid for under MCSAP, meets the data quality requirements established in technical guidance issued by the FMCSA Office of Research and Information Technology by following the below procedure for procurement and user testing before implementing.
To procure third party inspection record systems, States must follow the procedure in the table below. Expenses related to procurement, testing, deployment, and maintenance of a third party inspection record system are eligible for reimbursement under the MCSAP grant per 49 CFR § 350.309.

The State must agree to pay, if any, costs of testing SAFETYNET data connections and transaction sets before the inspections may be uploaded. Expenses for testing a third party inspection record system are eligible for cost reimbursement under MCSAP.

The FMCSA will not approve any new LAN-to-LAN connections. Any request to implement non-Aspen inspection software pursuant to this policy must specifically indicate how the State will maintain transmission of the information through its existing SAFETYNET process.

States are responsible for requiring their third party inspection record system provider to update the system whenever FMCSA provides updated requirements. FMCSA will provide specifications and information on updated system requirements to maintain conformity with data access, and States must ensure that all updates are completed within 90 days of the notice of updated system specifications.

The MCSAP grant may only reimburse the expenses directly related to replacing Aspen with a third party inspection record system. This includes connecting the third party inspection record system to SAFETYNET. States may procure an existing third party inspection record system from a vendor, and the costs of the procurement, testing, deployment, and maintenance of that system are eligible. However, the costs of developing a third party inspection record system (as opposed to procuring an existing software system) are not eligible. The MCSAP or HP grant may also pay for inspection selection, crash reporting, or electronic citation issuance systems.

The procurement of other third party systems or modules related to electronic screening, permitting and credentialing may be eligible under the ITD component of the HP grant program. MCSAP eligible costs relating to ITD deployed projects are limited to O&M only as amended by the FAST Act in 49 U.S.C. § 31102(c)(2)(BB).

More specifically, integration into a State’s broader commercial vehicle information system and/or connecting the third party inspection record system to other State systems not directly for the purpose of uploading an inspection are not eligible expenses for reimbursement under MCSAP and therefore are also not eligible as the State’s matching requirement or MOE. Examples of other State systems (either connected directly or through a SAFETYNET connection) that are not eligible under MCSAP grants may include, but are not limited to, a State’s Commercial Vehicle Information Exchange Window (CVIEW), International Registration Plan (IRP) or International Fuel Tax Agreement (IFTA) system, a State’s broader data collection and reporting system, weigh-in-motion or highway inspection bypass systems (e-Screening), or other systems related to trip permitting and credentialing. However, as a result of the FAST Act, operations and maintenance costs for these systems are eligible under the State’s MCSAP grant or as specified in an approved ITD grant.
The expenses related to the development, or integration and deployment, of a third party inspection record systems into a State’s broader commercial vehicle information exchange system, including connections to systems that go beyond SAFETYNET, may be eligible for funding through the HP and or ITD grant program. States must apply for funding under the appropriate grant opportunity as outlined in the appropriate NOFA.

The following states have deployed third party inspection record systems and are exempt from the process in the table below: California, Florida, Illinois, Iowa, Kansas, Kentucky, Maine, Maryland, New York, North Carolina, Pennsylvania, South Carolina, Texas, and Utah. Third-party software version upgrades must be compatible with current FMCSA systems and data requirements. Major upgrades or any modifications to these systems requiring testing must begin at step 5 in the table below.

States must follow the process in the table below to secure the necessary approvals from FMCSA. Documentation of each step should be maintained by the respective FMCSA Division Office in the Agency’s Electronic Document Management System.
<table>
<thead>
<tr>
<th>Step</th>
<th>Description</th>
<th>Action/Output</th>
<th>Responsible Party</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>State agency contacts FMCSA’s Division Administrator (DA) to request use of third-party software to create the T0018 transaction set.</td>
<td>Email or Letter from State agency contact to respective DA.</td>
<td>State Agency Representative</td>
</tr>
<tr>
<td>2.</td>
<td>FMCSA DA notifies the FMCSA IT Development Division Chief of the State’s request.</td>
<td>Email from FMCSA DA to FMCSA IT Development Division Chief.</td>
<td>FMCSA DA</td>
</tr>
<tr>
<td>3.</td>
<td>FMCSA IT Development Division Chief reviews and communicates approval, disapproval, or questions to FMCSA DA, the Innovative Technology Deployment Grant Program (ITD) Technical Program Manager, and FMCSA Technical Support Unit.</td>
<td>Email from FMCSA IT to FMCSA DA, ITD Technical Program Manager and Technical Support Unit.</td>
<td>FMCSA IT Development Division Chief</td>
</tr>
<tr>
<td>4.</td>
<td>FMCSA DA notifies State agency of approval or rejection.</td>
<td>Email from DA.</td>
<td>FMCSA DA</td>
</tr>
<tr>
<td>5.</td>
<td>State agency contacts FMCSA Technical Support by email to obtain SAFETYNET account credentials and coordinate testing through the Technical Support Team e-mail: <a href="mailto:fmctechsup@dot.gov">fmctechsup@dot.gov</a>.</td>
<td>Email from State agency contact to FMCSA Technical Support with copy to Division Office.</td>
<td>State Agency Contact, FMCSA Technical Support</td>
</tr>
<tr>
<td>7.</td>
<td>FMCSA Technical Support notifies the FMCSA IT Development Division Chief and ITD Technical Program Manager of successful completion of the testing</td>
<td>Email from FMCSA Technical Support to FMCSA IT Development Division Chief and ITD Technical Program</td>
<td>FMCSA Technical Support</td>
</tr>
<tr>
<td></td>
<td>Description</td>
<td>Owner</td>
<td>Description</td>
</tr>
<tr>
<td>---</td>
<td>----------------------------------------------------------------------------</td>
<td>-----------------------------------------------------------------------</td>
<td>----------------------------------------------------------------------------</td>
</tr>
<tr>
<td>8.</td>
<td>FMCSA Technical Support authors letter of certification and sends it to the FMCSA ITD Technical Program Manager for review and approval</td>
<td>Email from FMCSA Technical Support to FMCSA ITD Technical Program Manager.</td>
<td>FMCSA Technical Support</td>
</tr>
<tr>
<td>9.</td>
<td>FMCSA ITD Technical Program Manager issues letter of certification to State agency contact and copy FMCSA Division Office, Service Center, State Programs Division Chief, and IT Development Division Chief.</td>
<td>Letter (Hard Copy, Electronic Copy) indicating certification for the State.</td>
<td>FMCSA ITD Technical Program Manager</td>
</tr>
<tr>
<td>10.</td>
<td>State agency contact and third-party software provider coordinate and monitor production upload processes.</td>
<td>Monitor upload processes and resolve issues as required.</td>
<td>State Agency Contact, Third-party Software Provider FMCSA Technical Support</td>
</tr>
</tbody>
</table>
5.4 Traffic Enforcement

The FMCSA recognizes that comprehensive and highly-visible traffic enforcement activities in high-risk locations are vital components of an overall effective State CMV safety program. Traffic enforcement activities are currently a requirement for participation in the MCSAP. Reimbursable costs for documented traffic enforcement activity include the following:

- Documented traffic enforcement on CMVs without an inspection.
- Documented traffic enforcement on non-CMVs without an inspection when necessary to promote the safe operation by and around CMVs (amount limited as described below).
- Documented traffic enforcement during strike force activities in high risk locations and/or corridors.

5.4.1 Coordination with Other DOT Agencies

The FMCSA expects States to coordinate MCSAP traffic enforcement efforts with enforcement units utilizing other Federal grant funding for traffic enforcement, such as grant funds from the NHTSA or FHWA. This coordination allows for the alignment of MCSAP activities within the State’s Strategic Highway Safety Plan to ensure maximum effectiveness of enforcement strategies and to prevent duplicate billing or inappropriate expenditure of Federal funds.

5.4.2 Traffic Enforcement Violations

States should include documentation on a NAS inspection report and issue written citations or warnings for the following types of traffic violations:

<table>
<thead>
<tr>
<th>SECTION</th>
<th>ASPEN CODE1</th>
<th>DESCRIPTION</th>
</tr>
</thead>
<tbody>
<tr>
<td>392.2</td>
<td>392.2C</td>
<td>Failure to obey traffic control device</td>
</tr>
<tr>
<td>392.2</td>
<td>392.2FC</td>
<td>Following too closely</td>
</tr>
<tr>
<td>392.2</td>
<td>392.2LC</td>
<td>Improper lane change</td>
</tr>
<tr>
<td>392.2</td>
<td>392.2P</td>
<td>Improper passing</td>
</tr>
<tr>
<td>392.2</td>
<td>392.2R</td>
<td>Reckless driving</td>
</tr>
<tr>
<td>392.2</td>
<td>392.2S</td>
<td>Speeding</td>
</tr>
<tr>
<td>392.2</td>
<td>392.2-SLLS1</td>
<td>Speeding 1-5 miles per hour over the limit</td>
</tr>
<tr>
<td>392.2</td>
<td>392.2-SLLS2</td>
<td>Speeding 6-10 miles per hour over the limit</td>
</tr>
<tr>
<td>392.2</td>
<td>392.2-SLLS3</td>
<td>Speeding 11-14 miles per hour over the limit</td>
</tr>
<tr>
<td>392.2</td>
<td>392.2-SLLS4</td>
<td>Speeding 15 or more miles per hour over the limit</td>
</tr>
<tr>
<td>392.2</td>
<td>392.2-SLLSWZ</td>
<td>Speeding work/construction zone</td>
</tr>
<tr>
<td>392.2</td>
<td>392.2T</td>
<td>Improper turn</td>
</tr>
<tr>
<td>392.2</td>
<td>392.2Y</td>
<td>Failure to yield right of way</td>
</tr>
<tr>
<td>392.2</td>
<td>392.3</td>
<td>Operating a CMV while ill or fatigued</td>
</tr>
</tbody>
</table>
392.2  392.2   Local laws (general)
392.4(a)  392.4A   Possession/use/under influence of drugs
392.5(a)  392.5A   Possession/use/under influence of alcohol
392.10(a)(1)  392.10A1   Failing to stop at railroad grade (RR) crossing – bus
392.10(a)(2)  392.10A2   Failing to stop at RR crossing – chlorine
392.10(a)(3)  392.10A3   Failing to stop at RR crossing – placard
392.10(a)(4)  392.10A4   Failing to stop at RR crossing – HM cargo tank
392.14  392.14   Failing to use caution for hazardous conditions
392.16  392.16   Failing to use seat belt while operating CMV
392.71(a)  392.71A   Using/equipping CMV with a radar detector
392.80(a)  392.80A   Prohibition against texting (driver)
392.82(a)(1)  392.82A1   Using a hand-held mobile telephone (driver)

1 The Aspen codes shown above are included for purposes of clarity; an Aspen inspection report is NOT required for reimbursement.

5.4.3 Traffic Enforcement Cost Eligibility

The statutory language and FMCSA policy allowing MCSAP funding to be used for documented traffic enforcement against non-CMVs has several requirements:

1. The activity must be designed to promote the safe operation of CMVs;

2. The number of motor carrier safety activities (including roadside inspections, compliance reviews, safety audits, etc.) conducted by the State is maintained at a level at least equal to the average for FYs 2004 and 2005;

3. The State does not spend more than 10% of its MCSAP Basic funding amount for non-CMV traffic enforcement unless FMCSA determines that a higher percentage will result in significant increases in CMV safety;

4. Enforcement activities targeting CMVs and non-CMVs must be documented and the documentation provided to FMCSA; and

5. Detection and enforcement actions taken as a result of criminal activity, including the trafficking of human beings, in CMV or by any occupant, including the operator is allowed as long as the previous requirements are met.

The statutory 10% limitation applies only to traffic enforcement on non-CMVs, and only to the MCSAP Basic funding amount received. For example, if a State receives a $1,000,000 Basic grant (Federal share), the State could request reimbursement for no more than $100,000 of the costs for documented traffic enforcement against non-CMVs.

States must report their non-inspection traffic enforcement activities to FMCSA in the quarterly performance progress report. The below questions and answers provide further information on
the type of data that States are to report. For the purposes of this section, “we” means FMCSA and “you”, “me” “my”, and “I” mean State MCSAP Lead Agencies.

Q1: Why is FMCSA collecting non-inspection traffic enforcement data?

A1: Traffic enforcement is one of the five MCSAP national program elements and a cornerstone of the national commercial vehicle enforcement program. To accurately describe commercial vehicle enforcement around the country, and better understand the safety and financial assistance program impacts, it is important that we have sufficient data for all activities that contribute to program goals. Non-inspection traffic enforcement is one component that is not accurately captured in any current data system or report. As a result, you must include this information in your quarterly reports for your MCSAP and HP grants.

Q2: What specific information is FMCSA requiring?

A2: You must include the following data elements for any activities conducted with FMCSA grant funds or as part of your State match:

- Number of non-inspection traffic enforcement stops/contacts with CMVs;
- Number of citations issued during non-inspection traffic enforcement stops/contacts with a CMV;
- When conducted as part of the State’s traffic enforcement activities, number of traffic enforcement stops/contacts with non-CMVs that were operating unsafely in the immediate vicinity of a CMV at the time of the violation; and
- When conducted as part of the State’s traffic enforcement activities, number of citations issued during traffic enforcement stops/contacts on non-CMVs that were operating unsafely in the immediate vicinity of a CMV at the time of the violation.

Q3: What does “part of the State’s traffic enforcement activities” mean?

A3: This means activities during coordinated, grant-funded traffic enforcement initiatives. This could include strikeforces, blitzes, or other normal, grant-funded operations during which the officer understands they are conducting traffic enforcement activities. This does not necessarily mean a traffic stop conducted by an officer during a time in which the officer’s primary focus was not traffic enforcement (such as driving to a fixed inspection facility, returning home from work while still in an official vehicle, etc.). However, if you already have a mechanism to capture activity counts from these stops, please include them in your reporting.
Q4: How should I report this data?

A4: You must report this information in the SF-PPR (Performance Progress Report) that is due no later than thirty days after the end of each Federal fiscal quarter. Specifically, you should use the following format in the narrative section of the report:

1. Non-inspection Traffic Enforcement (TE) stop/contact (CMV): [insert number]
2. Non-inspection TE citations issued (CMV): [insert number]
3. CMV-safety related TE stop/contact (non-CMV vicinity): [insert number]
4. CMV-safety related TE citation (non-CMV vicinity): [insert number]

Q5: How will FMCSA aggregate this data?

A5: When this information is included in your quarterly report, the FMCSA Division Office will upload the four data elements into a special form on the Analysis and Information website (in the Gotham section). This will allow us to combine the information into an aggregate report for national analysis and reporting.

Q6: My State has a 100% inspection policy. That is, if my MCSAP-funded personnel stop a CMV, our policy requires that he or she must conduct an inspection and upload the report. Must we still report this information?

A6: No, as long as the inspection includes a violation from the list in section 8.3 of this policy (list provided below is as of July 1, 2014). You must only report the total number of traffic enforcement contacts and citations that are not associated with an uploaded driver/vehicle inspection report indicating traffic enforcement activity. Therefore, if you have a 100% inspection policy for CMV contacts, you need only report non-CMV traffic enforcement activities associated with your MCSAP-related traffic enforcement activities.

Q7: Neither my MCSAP grant funds nor my State match are used to directly support any Traffic Enforcement activities; must my State still report on non-inspection traffic enforcement?

A7: Currently, we are focusing on collecting data on non-inspection traffic enforcement activities that are directly funded by grant funds or as part of your State match. If you have the capacity to include this non-funded data in your quarterly reports, we will gladly accept it and it will contribute greatly to the goals of this initiative. This will allow us to further outline the scope of CMV-related traffic enforcement around the country and broaden the amount of data available for research, analysis, and reporting.

5.5 Compliance Reviews, Carrier Investigations, and New Entrant Safety Audits

For information regarding cost eligibility, please refer to Appendix A of this document.
For information regarding policy and procedures for conducting Carrier Interventions and Investigations, please see the FMCSA eFOTM, Investigator Manual and Compliance Manual. These materials may be accessed through the FMCSA Portal under the “Official Software” link.

5.5.1 New Entrant Safety Audits

The FAST Act consolidated the New Entrant program into the MCSAP formula grant program. The purpose of the New Entrant Safety Audit program is to determine whether a new interstate motor carrier is fit to safely operate commercial vehicles. The New Entrant program authorized under 49 U.SC. § 31144(g)(5), enables this effort by providing funding within the MCSAP grant for costs incurred conducting audits on these carriers.

States must conduct safety audits of interstate New Entrant motor carriers in accordance with FMCSA regulations and policy. At the State’s discretion, it may conduct these audits on intrastate motor carriers. Although a State may authorize a third party to conduct safety audits on its behalf, the State must verify the quality of work conducted and remains solely responsible for the management and oversight of the activities. The New Entrant Safety Audit requirement does not apply to the territories.

Allowable expenses for New Entrant activities under the MCSAP grant are those costs that are reasonable, necessary, and allocable to the delivery of the New Entrant program. Necessary costs may include, but are not necessarily limited to, expenses associated with administering and supervising the New Entrant program, scheduling carriers for Safety Audits, completing interstate and intrastate motor carrier Safety Audits, fulfilling the data entry requirements of MCMIS, conducting investigations when required by program policy and Federal regulations, evaluating a motor carrier's New Entrant safety management systems or corrective action plan, completing mandatory activities (including required New Entrant training and travel to that training) to maintain certification, and purchasing equipment and supplies necessary for program delivery.

As a requirement for participation in MCSAP under the FAST Act, States must have a New Entrant program that allows them to meet the current requirements for timeliness of Safety Audits and to address overdue audits and staff and maintain enough resources to prevent Safety Audits from becoming overdue. Although intrastate safety audits are now allowed, at the State’s discretion, States must give priority to their interstate New Entrant inventory and prevent overdue interstate Safety Audits to the greatest extent possible. In other words, an intrastate safety audit program cannot have a detrimental impact to the State’s interstate New Entrant program.

See Appendix A for further cost eligibility details.
5.6 Public Education and Awareness

Public education and awareness activities are designed to provide information on a variety of traffic safety issues related to CMVs and non-CMVs which operate around large trucks and buses. Public awareness and education are essential to changing social and cultural norms which perpetuate harmful practices. The FMCSA promotes activities to increase the safety awareness of the motoring public, motor carriers and drivers through activities such as safety talks, safety demonstrations, and creation of materials that highlight safe driving and public awareness. These activities are eligible under both the MCSAP and HP grant programs; however, eligible costs do not include training materials or other items/activities for the direct benefit of the recipient organization and do not include costs for promotional items.

See Appendix A for further cost eligibility details.

5.7 Data Collection and Data Quality

The FMCSA is committed to ensuring the integrity of State and federally-reported safety data in MCMIS. Pursuant to MCSAP grant conditions, States must establish and dedicate sufficient resources to a program to collect and report accurate, complete, and timely motor carrier safety data and they must participate in DataQs, which is FMCSA’s prescribed national motor carrier safety data correction system.

5.7.1 Data Quality

The FMCSA is responsible for regulating the safety of interstate truck and bus travel in the United States in partnership with States under the MCSAP. To fulfill this role, FMCSA uses data collected by States to monitor compliance of motor carrier companies, measure the condition of vehicle fleets, track the driving records of licensed operators, and record crashes involving CMVs on public roadways. High-quality, accurate and timely data in each of these areas is crucial to the mission of improving the safety of CMVs.

5.7.2 DataQs and Requests for Data Reviews (RDR)

While FMCSA maintains State safety data in MCMIS and uses and disseminates the data contained therein, each State’s lead agency is responsible for all CMV crash and inspection data generated by its agency and/or sub-agencies. The State lead MCSAP agency is responsible for reviewing and resolving all RDRs or disputes pertaining to the collection and reporting of State-reported safety data into MCMIS. The State submits data to the State SAFETYNET system, which uploads the data into MCMIS. The DataQs system is the electronic means that motor carriers, commercial drivers, and others have at their disposal to request a review of the quality and correctness of the data maintained and disseminated by FMCSA.
5.7.2.1 Minimum Period of Consideration for RDRs

Ensuring that inspection and crash records are accurate and complete is essential to the effectiveness of these programs and the reason that FMCSA established the DataQs record correction program. Currently, State policies vary on how long after an inspection or crash the State will consider an RDR on that event. Achieving consistency in the data correction process supports the Agency’s continuing efforts to enhance data quality and ensure that MCMIS, SMS, and Pre-employment Screening Program (PSP) remain reliable sources of information.

States must accept and conduct a good faith review of all inspection-related RDRs received within three years of the date of inspection and for all crash-related RDRs received within five years from the date of a crash when received by the individual listed as the driver on the inspection or crash report. States must accept and conduct a good faith review of all inspection-related and crash-related RDRs received within two years from the date of the event when received by a motor carrier or a member of the general public.

The minimum periods of consideration apply to inspections and crashes occurring on or after April 1, 2014. Further, any RDR submitted after 2 years from the date of the inspection or crash must be from a DataQs account that has self-identified as a driver.

5.7.3 Adjudicated Citations

State law enforcement officials routinely conduct roadside inspections documenting violations of State laws or regulations that are compatible with the FMCSR s and HMRs (49 CFR § 350.105 defines “compatible or compatibility”). States enter the results of roadside inspections, including documented violations, into SAFETYNET, a data and communication system that facilitates the transfer of State inspection activities to FMCSA. The data are uploaded to MCMIS and then utilized by other FMCSA data systems such as PSP (to release driver history information as authorized by law) and SMS (to prioritize enforcement activities).

DataQs is the Agency’s national motor carrier safety data correction system that provides an electronic means for drivers, motor carriers, and members of the public to submit a RDR regarding crash and inspection data in FMCSA data systems. When an RDR is filed, the DataQs system automatically forwards the request to the appropriate Federal or State office for processing and resolution.

5.7.3.1 Definitions

For the purposes of this section, the following definitions apply:

* Adequate Documentation * includes scanned copies of certified documentation from the appropriate court or administrative tribunal or providing a direct web link to the adjudication results of an official court or agency Web site that presents adequate and verifiable documentation of the adjudication result.

* Adjudicated citation * means a citation that has been contested and resolved through a due process proceeding in a State, local, or administrative tribunal, regardless of how the action is resolved,
whether by a judge, administrative tribunal or prosecutor or as part of a plea agreement or otherwise.

*Citation* is a notice issued by a law enforcement officer to a commercial motor vehicle operator charging a violation of State law or State-adopted FMCSRs. The recipient has the opportunity to challenge or contest the citation through a State-provided administrative or judicial due process system. A warning is not a citation and therefore, warnings issued to a commercial vehicle driver as a result of a roadside inspection are not subject to this process.

*Conviction* is defined at 49 CFR §§ 383.5 and 390.5 and means an unvacated adjudication of guilt, or a determination that a person has violated or failed to comply with the law in a court of original jurisdiction or by an authorized administrative tribunal, an unvacated forfeiture of bail or collateral deposited to secure the person's appearance in court, a plea of guilty accepted by the court, the payment of a fine or court cost, or violation of a condition of release without bail, regardless of whether or not the penalty is rebated, suspended, or probated.

*Court Costs* are fees imposed by a court or administrative tribunal that are intended to cover the State's expenses of handling the case. Payment of an incidental expense uniformly imposed on all persons that appear before a particular court or tribunal regardless of case outcome should not be considered a court cost under FMCSA's regulatory definition of “Conviction.” Examples of excluded, non-punitive court costs include but are not limited to scheduling fees, the cost of a certified copy of the court's docket or order, or attorney fees. Costs or fees imposed for a diversion program will constitute a court cost that qualifies as a conviction under the regulatory definition.

*Fine* is a sum of money imposed as a penalty for an offense. A court cost may be considered a fine when the amount charged exceeds the amount generally imposed for court costs and is akin to a penalty.

*Masking convictions* occurs when a State defers imposition of judgment, or allows an individual to enter into a diversion program that would prevent a Commercial Learner’s Permit (CLP) or CDL holder's conviction for any violation, in any type of motor vehicle, of a State or local traffic control law (other than parking, vehicle weight, or vehicle defect violations) from appearing on the CDLIS driving record, whether the driver was convicted for an offense committed in the State where the driver is licensed or another State, or where the diversion program prevented a conviction from being entered for a qualifying violation committed by a CDL holder.

*Unvacated* refers to an order or judgment that has not been canceled or rescinded.

### 5.7.3.2 Adjudicated Citations Policy

During a roadside inspection, the State and local enforcement officers may choose to issue a citation to the driver for a violation of State-adopted FMCSR or HMR, or equivalent State violation code. A citation that has been resolved through a State's administrative or judicial due process proceeding, regardless of outcome, is considered adjudicated.
The FMCSA’s DataQs system allows a user to submit an RDR requesting that the outcome of an adjudicated citation for a violation be included in the inspection record. SAFETYNET and MCMIS now allow State and Federal officials to record adjudication results for citations issued during roadside inspections in a new field created for this purpose.

For any violation documented in a roadside inspection occurring on or after August 23, 2014, the State agency responsible for administering the State’s DataQs process (typically the MCSAP Lead Agency) must follow the procedures below when it receives an RDR related to an adjudicated citation. To implement this policy, the State must also ensure that its SAFETYNET system meets current FMCSA IT installation requirements, which includes important changes to SAFETYNET and MCMIS that accommodate this new functionality.

Additionally, when State or local law enforcement officers conducting roadside inspections issue a citation for a violation included on the inspection report, the officer must record the citation control number (i.e., citation or ticket number) in the citation field on the inspection report to ensure that DataQs analysts are able to match the correct violations.

Personnel assigned to review and take action on RDRs submitted through DataQs (DataQs analysts) must conduct a good faith review of any RDR that requests the incorporation of citation results in a driver-vehicle inspection report. Except in the instance of adding a citation number to an inspection record if not included at the time of inspection or correcting an error, DataQs analysts are not required to change the information or violations included in the original inspection report. Instead, DataQs analysts will append additional information to the inspection report concerning the adjudication results related to a particular violation based on the citation adjudication.

The table below identifies how adjudicated violations will appear in FMCSA systems depending on the outcome.

<table>
<thead>
<tr>
<th>Result of Adjudicated Citation Associated with a Violation Uploaded to MCMIS</th>
<th>Safety Measurement System (SMS)</th>
<th>Pre-Employment Screening Program (PSP)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Convicted of original charge</td>
<td>Violation not removed</td>
<td>Violation not removed</td>
</tr>
<tr>
<td>Dismissed with fine or punitive court costs</td>
<td>Violation not removed</td>
<td>Violation not removed</td>
</tr>
<tr>
<td>Dismissed without fine or punitive court costs</td>
<td>Remove violation</td>
<td>Remove violation</td>
</tr>
<tr>
<td>Not Guilty</td>
<td>Remove violation</td>
<td>Remove violation</td>
</tr>
</tbody>
</table>
5.7.3.3 Adjudicated Citations Procedures

The DataQs analyst will evaluate the RDR and, if it includes adequate documentation of the adjudicated citation result, must:

- Add the citation number (if missing from the inspection record) in SAFETYNET;
- Append the violation on the inspection record in SAFETYNET with the appropriate SAFETYNET code (see below) based on adjudication outcome, and Communicate the results via DataQs to the requestor.

The following table outlines the adjudication outcome drop down selections that will be available in SAFETYNET for each violation and provides examples of how DataQs analyst must apply each. More details are offered in the scenarios that follow.

<table>
<thead>
<tr>
<th>Adjudication Outcome</th>
<th>Sample Scenarios</th>
<th>SAFETY NET Code</th>
</tr>
</thead>
<tbody>
<tr>
<td>Conviction of original charge</td>
<td>Citation for Speeding (15 or more over) and convicted of Speeding (15 or more over) Citation for Driving under the Influence and convicted of Driving under the Influence Citation for Log Not Current dismissed, but driver required to pay fine of $240. (Still a “conviction” per 49 CFR §§ 383.5 and 390.5) Citation included three separate violations, A, B, and C. Driver was convicted or paid a fine associated with violation B and therefore SAFETYNET code 1 should be entered for violation B. In this example, violations A and C were dismissed. SAFETYNET code 3 should be entered for violations A and C.</td>
<td>1</td>
</tr>
<tr>
<td>Conviction of different charge</td>
<td>Citation for Careless Driving (15 or more MPH over speed limit) and convicted of different charge of Speeding (5 miles over) through a plea agreement</td>
<td>2</td>
</tr>
<tr>
<td>Adjudication Outcome</td>
<td>Description</td>
<td>SAFETYNET Code</td>
</tr>
<tr>
<td>----------------------</td>
<td>-------------</td>
<td>----------------</td>
</tr>
<tr>
<td>Not guilty or Dismissed</td>
<td>Found not guilty Dismissed by prosecutor (nolle prosequi) Dismissed by judge (e.g., officer failed to show) Citation included three separate violations X, Y and Z. Violations X and Y were dismissed therefore SAFETYNET code 3 should be entered for violations X and Y. In this example, the driver was convicted or paid a fine associated with violation Z, therefore SAFETYNET code 1 should be entered for violation Z</td>
<td>3</td>
</tr>
<tr>
<td>N/A</td>
<td>Default value for violations in SAFETYNET State has held matter in abeyance (e.g., continued the case or otherwise not resolved the charge, entered a plea but holds it for a year before citation is adjudicated)</td>
<td></td>
</tr>
</tbody>
</table>

The following are examples of adjudication outcomes for a violation that would be classified as “Convicted of Original Charge” based on the definition of conviction in FMCSR §§ 390.5 and 383.5:

a) Payment of fine and/or punitive court costs in exchange for dismissal;
b) Adjudication of guilt by a judicial officer or administrative tribunal; or
c) Payment of the fine associated with a citation without appearing in court or acknowledging responsibility for the violation, or failure to appear and resulting forfeiture of bail or collateral.
d) Entry into a diversion program that requires costs and results in dismissal of the original charge.

The following are examples of adjudication outcomes that would be classified as “Not Guilty or Dismissed”:

a) Dismissal
   1) Original citation dismissed by a prosecutor (e.g., nolle prosequi); or
   2) Original citation dismissed by a judicial officer without a hearing (e.g., officer failed to show for hearing)
   3) Original citation stricken (e.g., dismissed with leave to refile or dismissed without prejudice)
b) A finding of Not Guilty by a judicial officer or administrative tribunal.

The following are examples of adjudicated citation outcomes that would be classified as “Convicted of a Different Charge”:

a) Original charge on citation dismissed but defendant pleads guilty to a modified charge.
b) Plea agreement in which the initial charges are dismissed in exchange for defendant’s guilty plea to a single different charge (defendant charged with log violations, failing to stop at a scale, and improper vehicle registration; and agrees to plead guilty to a new violation of “overweight civil infraction” upon dismissal of the original charges.). The different charge need not be related to the initial violation(s) (e.g., Speeding violation dismissed in exchange for plea to disorderly conduct).

5.7.3.4 Citations Held in Abeyance

DataQs analysts must not modify the citation adjudication record in SAFETYNET for a citation that has been held in abeyance (without the payment of fines or court costs) until the requestor produces sufficient documentation confirming the final adjudication of the matter. A citation that is held in abeyance has not been fully adjudicated until the court or administrative tribunal takes some final action and the matter is closed.

5.7.3.5 Multiple and Enhanced Violations on a Citation

The FMCSA recognizes that some States allow enforcement officers to list multiple violations on a single citation document, which results in multiple violations with the same citation number entered on the inspection report. The outcome for one charged violation on the citation does not necessarily mean that all violations on the same citation resulted in the same outcome. The DataQs analyst must carefully review the adjudication outcome for each violation charged in order to determine which violations are appended with an outcome, and must document the results accordingly in SAFETYNET.

In addition, FMCSA recognizes that in some cases the inspector may take into consideration two or more violations on the inspection report and add an “umbrella” violation such as operating an unsafe vehicle.

✔ If a citation is only issued for the “umbrella” violation (not the underlying violations), and,
✔ the “umbrella” violation results in a not guilty or dismissal, or a conviction of a different charge, and,
✔ the documentation indicates which underlying violations caused the officer to cite the “umbrella” violation,
➢ THEN the analyst should append the “umbrella” violation and/or all associated violations in SAFETYNET.

If there is no record of which underlying violations caused the “umbrella” violation, THEN the analyst should only append the umbrella violation in SAFETYNET.
5.7.3.6 Erroneous Violations

If a citation is dismissed because the associated violation was cited *erroneously* on the inspection report (e.g., incorrect USDOT number noted), then the violation should be removed from the motor carrier’s inspection file according to the existing DataQs Guidance Manual.

5.7.3.7 Existing State Laws on the Removal of Violations due to Citation Results

This policy establishes the minimum requirements for States in addressing citation adjudication in SAFETYNET. However, some States have laws requiring the complete removal of violations from an inspection report if an associated citation is adjudicated as “not guilty”. These States should continue to follow their State law and, if necessary, remove the violation from the inspection report. No State that removes a violation from an inspection report in accordance with its State laws will be in violation of this policy.

However, the State must append the inspection report consistent with this policy for all other adjudication results.

5.7.3.8 Prohibitions on Masking

The Agency views the practice of courts dismissing citations after a guilty plea has been entered or following payment of a fine or mandatory contribution to a State or local program or upon entry or completion of a diversion program, as a condition of dismissal, as “masking” of a commercial driver's violation of State or local traffic control laws. Masking convictions allows commercial drivers to accumulate multiple serious traffic safety violations without the driver's State of licensure or other States being aware of the driver's actual driving history, and it is for this safety reason that such practices are prohibited.

If a State MCSAP agency believes that masking has or is occurring during any State’s due process proceeding, a representative of that Agency should contact the FMCSA Division Office and provide sufficient documentation to support its belief.

5.7.4 Laptop Encryption Guidance for State and Local Users of FMCSA Data

The FMCSA must ensure that Agency data is protected on laptop computers used by our State and local enforcement partners. MCSAP grant recipients must be aware of these policy issues:

- The requirement for laptop encryption;
- Laptop encryption software is a grant-eligible expense (if a State lists the necessary acquisition expenses and personnel costs to achieve the requirements in an approved project plan and budget); and
- The FMCSA requires that each MCSAP partner complete installation of Full Disk Encryption (FDE) on all laptop computers.
In today’s computing environment, there are many threats to the confidentiality of information stored on end user devices, especially mobile devices. Mobile information technology (IT) devices such as laptop computers are used throughout government and industry and are capable of storing increasing amounts of information. Such devices are particularly vulnerable to theft because of their small size, high value, and/or the information they contain. Information thieves may attempt to surreptitiously copy the contents of computer drives and portable devices if those devices are not properly secured. The potential loss of such information is a significant concern.

For these reasons, FMCSA requires through its “Financial Assistance Agreement General Provisions and Assurances” that all laptops used in carrying out the State’s CVSP or other MCSAP funded project plans are encrypted to the same standards that FMCSA uses for its own laptops. The Agency has adopted the USDOT, National Institute of Standards and Technology, OMB, and other standards as guidelines to follow to mitigate the compromise of data resulting from loss or theft of any device that processes or stores FMCSA-related data. The FMCSA further ensures that operating systems are maintained with appropriate vendor security patch updates and equipped with the latest anti-virus software to protect Personally Identifiable Information (PII).

Motor carrier and driver information used by MCSAP partners are examples of sensitive information that needs to be protected from unauthorized disclosure. PII is information which, on its own or matched with other data, would permit identification of that individual. Examples of PII include: name, home address, social security number, driver’s license number or State-issued identification number, date and/or place of birth, mother’s maiden name, financial, medical, or educational records, non-work telephone numbers, criminal or employment history, etc. PII, if disclosed to or altered by unauthorized individuals, could adversely affect the Agency’s mission, personnel, or assets or expose an individual whose information is released to harm, such as identity theft.

FDE (or whole disk encryption) is achieved when software or hardware encrypts all data on that disk. This means that data on the operating system, including any temporary files, are protected to prevent the leakage of PII or other sensitive information/data by persons with malicious intent. Because FDE does not require user activation or intervention, it is the preferred method of laptop protection. FDE benefits also include:

- Almost all files, including temporary files, are encrypted. Encrypting these files is important, as they can reveal PII or other sensitive information/data.

- Support for Pre-Boot Authentication (PBA), which keeps anything from being read on the hard disk (operating system) until the user has confirmed he/she has the correct password or credential.

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2 Technical terms have been bolded to assist MCSAP partners with communicating recommended solutions with their respective IT departments.
• Immediate data destruction renders the contained data useless if compromised; this commonly includes destruction of the encryption keys.

49 CFR § 350.311(b) establishes that equipment expenses, to the extent necessary and directly attributable to the State’s MCSAP, are allowable. The FMCSA deems laptop encryption expenses as necessary, reasonable, and allocable to execute the approved CVSP. Thus, costs associated with FDE, including travel or other personnel expenses necessary to deploy an FDE solution, are a grant-eligible expense. States seeking reimbursement for FDE costs must include these within their CVSP budgets.

MCSAP partners must coordinate with their own IT departments to ensure sufficient data protection methods are in place. If a MCSAP partner already employs an FDE solution, it must be comparable to the solutions established herein. States that do not have FDE-protected systems must implement a solution using the guidelines below. Many vendors offer FDE solutions. However, MCSAP partners must choose a solution that meets the following guidelines:

**Using Existing Features.** Any implemented solution must use widely acceptable operating system features and infrastructure (just as an example: a recent, supported version of Windows). It must also encrypt data in real-time and be transparent, requiring little or no end-user training.

**Access Control.** Any implemented solution must require users to successfully authenticate their identity before accessing the information that has been encrypted (Pre-Boot Protection) and include future Certificate Integration such as Public Key Infrastructure (PKI). The PKI uses digital certificates to authenticate the identity of organizations and individuals over a public system, such as the internet, to ensure the secure exchange of data. The solution implemented must offer secure hibernation and authenticate both users and machines prior to the system booting. The solution chosen by MCSAP partners must provide Pre-Boot Authentication (PBA) that guarantees a secure, tamper-proof environment external to the operating system as a trusted authentication layer. The PBA prevents anything being read from the hard disk such as the operating system until the user has confirmed he/she has the correct password or other credentials.

**Administrative Control.** The solution must offer easily centralized management for administration, deployment, upgrades, auditing, revocation and recovery, if feasible. This allows administrators to remotely enable and disable users and devices. Custom Authentication must also be in place that allows custom mechanisms to be implemented with third-party applications. MCSAP partners that provide funding to sub-grantees are not required to maintain administrative control of sub-grantee laptop computers. However, MCSAP partners must require that sub-grantees utilize a solution in accordance with these guidelines if the sub-grantee uses laptop computers to access FMCSA data.

**Encryption.** The solution must ensure that all cryptographic keys used in a storage encryption solution comply with Federal Information Processing Standards (FIPS) 140-2. Encryption features must include:
Swap Space Encryption. Swap Space (also called a "Pagefile" on Windows) is an area on a disk that temporarily holds a process memory image; this area must be encrypted.

Whole Disk / File Encryption. The whole physical disk or logical volume, the partition tables, master boot record, and available files must be encrypted.

Hard Drive Shredding. The FDE solution must eliminate the need for a mechanical hard drive shredder that physically destroys old hard drives. While some software programs called hard drive shredders overwrite data many times with meaningless code, the original data may still be recoverable by a determined expert. MCSAP partners must implement a solution that overwrites data a sufficient number of times to prevent data recovery.

The FMCSA will not endorse or require the use of any specific product. As an alternative to using an Enterprise product, State and local MCSAP partners can consider small business or personal product licenses that meet the standards established in this memorandum.

If you have technical questions regarding laptop encryption requirements, please contact FMCSA IT Security Staff within the FMCSA Office of Information Technology at (202) 366-3655 or via e-mail at FMCSASecurity@dot.gov

5.8 Performance and Registration Information Systems Management

PRISM is a mechanism to use State commercial vehicle registration processes to improve motor carrier safety in two ways: 1) determine the safety fitness of the motor carrier prior to issuing license plates; and, 2) motivate a carrier to improve safety performance either through an improvement process or the application of registration sanctions. PRISM includes several requirements related to commercial vehicle registration and enforcement processes, which work in parallel to identify motor carriers and hold them responsible for the safety of their operation. The performance of unsafe carriers is improved through a comprehensive system of identification, education, awareness, data gathering, safety monitoring and treatment.

The FAST Act repealed PRISM as a separate grant program and incorporated its requirements into the MCSAP and HP grant programs. The MCSAP lead agency is required to fully participate in PRISM no later than October 1, 2020, in order for a MCSAP lead agency to remain eligible to receive MCSAP grant funding. The FMCSA has determined that full PRISM compliance means that a State has successfully achieved Level 6 compliance, which is defined as denying and suspending vehicle registration for all Federal OOS Orders.

MCSAP lead agencies are encouraged to use MCSAP funds and apply for HP funds to comply with this requirement. The MCSAP lead agency may also apply for HP funds to sub-grant costs to another entity to ensure PRISM compliance. Beginning on October 1, 2020, or once compliance is achieved (whichever is sooner), the MCSAP lead agency may apply for HP funds for special PRISM initiatives or projects that exceed routine operations required for PRISM participation.

For additional information about PRISM levels and specific requirements, visit: https://www.fmcsa.dot.gov/information-systems/prism/states-using-prism
6.0 Innovative Technology Deployment Grant Program

The FMCSA recognizes that information technology innovation involves using technology in new ways to create a more efficient organization and improve alignment between technology initiatives and business goals. As a result, supporting information technology innovation through financial assistance is a mechanism to ensure that grant funds are being spent on initiatives that will reduce crashes, injuries, and fatalities on the Nation's highways. Section 5101 of the FAST Act established the Innovative Technology Deployment (ITD) discretionary grant program within MCSAP High Priority with the goal to deploy, support, and maintain CMV information systems and networks. 49 U.S.C. § 31102(l)(3).

The terms “core” and “expanded” do not appear in the FAST Act’s provisions regarding ITD. These terms and the funding restrictions formerly connected thereto were intentionally eliminated from FMCSA’s authorizing legislation to provide more flexibility in program funding. The elimination of the terms in the FAST Act did not relax the standards for program participation. At the same time, however, the FMCSA remains open to consider the possibilities that new directions and innovation pose and will consider unanticipated opportunities that make immediate direct contributions to the safety mission. Thus, FMCSA’s program policy will still refer to “core” and “expanded” level projects as a way to reference the specific standards originally established in connection with these terms. Other terminology and definitions were also incorporated in this policy.

The ITD grant program also supports information sharing involving a partnership of government agencies, motor carriers, and other stakeholders. As a partnership formed around a common goal of sharing information, the ITD grant program assists FMCSA to benefit from maximum nationwide participation by public and private partners. The ITD grant program replaces the previous Commercial Vehicle Information Systems and Networks (CVISN) grant program with the following financial and programmatic revisions: removes related core and expanded funding caps; provides at least an 85/15 Federal-to-State funding match split (previously 50/50), defines a maximum period of performance to include the year of award plus 4 fiscal years (previously unrestricted); and creates an exemption from the IRP or IFTA membership requirement as a Core requirement if a jurisdiction is not afforded membership.

6.1 ITD Grant Purpose

The purpose of the ITD Grant Program is to advance the technological capability and promote the deployment of intelligent transportation system applications for commercial vehicle operations (CVO), including CMV, commercial driver, and carrier-specific information systems and networks. ITD program objectives include:

- Support and maintains CMV information systems and networks;
- Link motor carrier safety information systems with State CMV systems;
• Improve the safety and productivity of CMVs and drivers; and

• Reduce costs associated with CVOs and Federal and State CMV regulatory requirements.

6.2 ITD Eligible Recipients

The ITD grant program provides reimbursement grant funding to States, the District of Columbia, the Commonwealth of Puerto Rico, the Commonwealth of the Northern Mariana Islands, American Samoa, Guam, and the U.S. Virgin Islands to deploy, operate, and maintain elements of their ITD programs. The FMCSA may award ITD funds to agencies of States, the District of Columbia, or U.S. territories that have an approved plan as outlined in the FAST Act. Individuals and businesses are not eligible to apply.

6.3 ITD Eligible Grant Activities and Costs

The FMCSA’s primary mission is to reduce crashes, injuries, and fatalities involving large trucks and buses. The ITD Grant Program supports that safety mission by providing grant funds to States to:

• Improve safety and productivity of motor carriers, commercial vehicles, and their drivers;

• Streamline enforcement operations;

• Improve efficiency and effectiveness of commercial vehicle safety programs through targeted enforcement;

• Improve security of data and the sharing of commercial vehicle data within States, and between States and FMCSA;

• Reduce Federal/State and industry regulatory and administrative costs; and

• Achieve nationwide deployment of the ITD Grant Program, with all jurisdictions participating at least at the Core deployment level.

Costs charged to ITD grants must be in accordance with the applicable cost principles. All reimbursable items must be necessary, reasonable, allocable, and allowable to accomplish the goals of the program. These standards are described in the applicable cost principles and administrative requirements per 2 CFR §§ 200.400 through 200.475. The most common eligible ITD grant program costs include:

• Personnel expenses (including clerical and administrative), training, salaries and fringe benefits, and supervision. Note that personnel expenses included in an organization’s indirect cost rate must not be included as a direct cost in the grant budget;
• Equipment and travel expenses, including per diem expenses directly related to the ITD activities;

• Sub-grant or contractor costs to deploy, maintain, or otherwise carry out ITD activities and projects; and

• Indirect costs included in the State’s approved indirect cost rate from its cognizant agency that apply to eligible ITD activities and projects.

The FMCSA will award ITD grants in three categories: 1) CMV systems and networks deployment activities (including hardware and software applications); 2) ITD planning activities including the development or updating of a plan, referred to as a program or top level design plans (PP/TLD); and 3) operations and maintenance costs associated with ITD deployment activities as well as travel and training costs in support of ITD. Included below are the category names, definitions and most common types of eligible costs.

**Category 1: ITD Deployment Grants.** States may apply for financial assistance to purchase, install, and deploy a CMV information system, communication network, and/or hardware and software applications that support the goal and objectives of the ITD program. States may apply for activities that fall under one or more of the following program areas:

**Core Deployment**

Core functionality must be deployed by all participating States. This focus area can be utilized by States to implement ITD projects in the areas of safety information exchange, credentials administration, and electronic screening in their effort to become—or remain—Core compliant.

- **Safety Information Exchange.** Projects that facilitate the exchange of motor carrier credential and safety data among agencies in a State and between jurisdictions, to augment enforcement programs, support the targeting of high-risk commercial vehicles, and streamline regulatory programs. This program area requires the implementation of Aspen (or equivalent) roadside inspection application and a Commercial Vehicle Information Exchange Window (CVIEW), or equivalent, that houses and exchanges State credential and safety data with the national Safety and Fitness Electronic Records (SAFER) database.

  Note: The FMCSA has a “State Procurement of Third-Party Inspection Software” policy that outlines requirements if software other than Aspen is to be used to collect and upload roadside inspection information. See Chapter 5 for additional information.

- **Electronic Credentials Administration.** Projects that automate the application, processing, and issuance of commercial vehicle operating credentials, including International Registration Plan (IRP) license renewals and International Fuel Tax Agreement (IFTA) license renewals/IFTA quarterly taxes, at a minimum. Automation of new IRP/IFTA license applications and online requests for supplemental and additional decals can be implemented under this area. The projects are designed to streamline regulatory processes, expedite commercial vehicle credentialing processes, and reduce motor carrier and agency costs. Not
less than 10 percent of the IFTA and IRP credentialing volume in the State is required to be handled electronically as part of the requirements for this program area. In addition to implementing online/electronic credentials, States are also required* to participate in the IFTA and IRP clearinghouses to streamline the accounting of funds and financial transactions among jurisdictions.

*Important Note: If a jurisdiction is not afforded membership into IRP or IFTA, they would be exempt for that particular Core requirement.

- **Electronic Screening (E-Screening).** Projects that electronically identify a commercial vehicle, verify its size, weight, and credentials information, and review its carrier’s past safety performance while the vehicle is in motion and then communicate safely to the driver to either pull in or bypass the roadside inspection station. Vehicles that are: 1) properly credentialed; 2) operated by a motor carrier with a history of safe operations; and 3) within weight limits (if the site is instrumented for weight measurements) are allowed to bypass inspection facilities (although such vehicles are still subject to random inspection). E-screening projects are designed to target roadside enforcement services aimed at high-risk motor carriers/motor vehicles, and to reduce operating costs for safe and legal motor carriers. Fixed, virtual, or mobile inspection stations that can provide this functionality are examples of e-screening implementations. Transponders (i.e., dedicated short-range communications or commercial mobile radio services network devices, such as smartphones, tablets, fleet management systems, global positioning system navigational units, and onboard telematics devices are referred collectively as wireless mobile data devices.

**Expanded Deployment**

This focus area can be utilized by States to implement projects that exceed the requirements of Core deployment, improve safety and productivity of CMV operations, and enhance transportation security.

A State that has achieved Core compliance status is considered ready to deploy Expanded activities. The FMCSA and the ITD stakeholder community identified a set of Expanded capabilities to enhance CVO safety, security, and productivity, and to improve access to (and the quality of) information about commercial drivers, carriers, vehicles, chassis, cargo, inspections, crashes, compliance investigations, and citations for authorized public and private sector users. The Expanded portion of the program is designed to be more flexible than the Core component. States are not required to deploy a set of fixed capabilities, but may rather choose the capabilities they wish to deploy, allowing the States to customize their Expanded ITD programs and focus their resources on the projects that are most important to their needs. Expanded ITD capabilities are segmented into four program areas:

- **Improved Driver Information Sharing.** Activities in this area improve an enforcement officer’s ability to check driver credentials for safety problems.

- **Enhanced Safety Information Sharing.** Activities in this area include storing and sharing additional safety and credential information in CVIEW.
- **Smart Roadside Systems/Applications.** Activities in this area achieve interoperable technology and information sharing between in-vehicle, on-the-road, and freight facility systems.

- **Expanded Electronic Credentialing.** Activities in this area achieve interoperable technology and information sharing between Unified Carrier Registration (UCR), intrastate registrations, and oversize/overweight (OS/OW) permitting systems.

**Category 2: ITD Planning Grants.** States may apply for ITD funds for planning activities, including the development of the PP/TLD. The PP/TLD is a technical document that provides management framework and system architecture to guide program deployment and to advise policy and decision makers regarding the funding and technical resources required for successful program implementation. The PP/TLD describes the various systems and networks at the State level that must be refined, revised, upgraded, or built to accomplish Core or Expanded capabilities. This document must include the goals/objectives, projects, technical approach, organizations and management, schedules and milestones, and funding of the State’s ITD program.

A State may apply, and receive funds for, a grant to develop the PP/TLD and begin deployment activities during the period of performance of the grant agreement. The State is prohibited in the grant agreement from beginning deployment activities until the State receives prior approval from FMCSA.

Important Note: All deployment projects (NOT inclusive of Operations and Maintenance) in which ITD grant funding is requested, need to be included in an approved PP/TLD.

**Category 3: ITD Operations and Maintenance Grants** FMCSA allows ITD grant funding for ongoing Operation and Maintenance (O&M) costs associated with ITD deployment projects that maintain and repair real property, or a system, based on its current status and abilities. O&M costs may also include memberships, fees, dues, program travel, and other related program costs that maintain or support deployment activities, as defined previously in section 5.2.

Acceptable uses of O&M funding are, but not limited to; recalibrating a License Plate Reader (LPR), replacing data cables that have been damaged, replacing a monitor used for e-screening at a weigh station, maintenance fees for a CVIEW vendor to host server application, training costs associated with deployed systems, travel cost to attend ITD Workshop, renewal of licensing fees, IRP or IFTA dues, and ongoing administrative support of the ITD program.

A system enhancement that adds new functionality, or improves the efficiency of that system such that it would be considered an improvement, not just a routine update, would not be covered under O&M funding. For example, converting from one operational platform to another, upgrading from ‘Professional’ to ‘Enterprise’ level of software, or the changing of vendors despite similar functionality would be considered an improvement that would not be covered under O&M.
See Appendix H for the ITD cost eligibility table that provides additional examples of eligible ITD activities and projects.

### 6.4 ITD Match and Period of Performance

The FMCSA provides ITD Federal financial assistance of at least 85 percent of the total project cost. The FMCSA may adjust the matching amount based on project priority as published in the notice of funding availability (NOFA) each fiscal year (FY).

Additionally, the FAST Act removed a previous restriction on match requirements which required States to use a source of match that financially supported the same eligible project in the grant agreement. The FAST Act, therefore, standardized matching requirements across all FMCSA grant programs and ITD recipients may use eligible costs from other cost categories and projects within the approved grant agreement provided that the recipient meets the match requirements in 2 CFR § 200.306.

**Unified Carrier Registration** (UCR) fees collected by State agencies may be used as a source of funds to meet matching requirements under FMCSA grant programs provided that: 1) the funds are used for motor carrier safety programs and enforcement; 2) otherwise meet the match requirements in 2 CFR § 200.306; 3) any applicable terms and conditions in the grant agreement; and 4) are not double counted by applying such fees to a State MCSAP lead agency’s MOE.

The grant period of performance shall be for the fiscal year in which the Secretary approves the notice of grant agreement and for the next 4 fiscal years. All new application project timelines will be evaluated to ensure they can be achieved within this timeframe. Additionally, FMCSA may award a grant agreement with a period of performance for less than five years, depending upon project complexity, reasonableness, and necessity.

**Important Note:** New applications and amendment requests to extend the period of performance exceeding five years will not be approved.

### 6.5 ITD Application Requirements and Evaluation Criteria

The FMCSA will announce, in the NOFA, the level of funds reserved for ITD and other fiscal year National Priorities. All ITD program applications must contain the following components that are consistent with the intentions of 49 CFR § 350.213:

Note: While the MCP outlines the application requirements and evaluation criteria; the grantee should review the NOFA to ensure the requirements and/or criteria are consistent with the MCP.

- A general overview section that includes: 1) A statement of the State agency goal or mission; and 2) a program summary of the effectiveness of the prior years' activities in working to achieve ITD goals and objectives. The summary must show trends supported by safety and program performance data collected and it must identify safety or performance problems in the State and those problems must be addressed in the new items proposed in the application;
• A brief narrative describing how the State plans to address the ITD national program element and a rationale for the resource allocation decision;

• A definitive problem statement for each objective, supported by data or other information. The application must identify the source of the data, and who is responsible for its collection, maintenance, and analysis;

• Performance objectives, stated in quantifiable terms, to be achieved through the application. Objectives must include measurable actions/activities that may also include documented improvements in other program areas (e.g., legislative or regulatory authority, core program focus areas, PP/TLD updates or resource allocations);

• Specific activities intended to achieve the stated strategies and objectives;

• Specific quantifiable performance measures, as appropriate. These performance measures will be used to assist the State in monitoring the progress of its program and preparing for program evaluations;

• A description of the State's method for ongoing monitoring of the progress of its plan. This should include who will conduct the monitoring, the frequency with which it will be carried out, and how and to whom reports will be made;

• An objective evaluation that discusses the progress towards individual objectives listed under the performance objectives section and identifies any safety or performance problems discovered; and

• A budget that supports the application, describing the expenditures for allocable costs such as personnel and related costs, equipment purchases, sub-grant or contracts, information systems costs, and other eligible costs consistent with the ITD cost eligibility table in Appendix H.

If a State applies for an ITD deployment activity grant, the application must also include the following items:

• An ITD program plan/top level design (PP/TLD). This plan must describe the various systems and networks at the State level that need to be refined, revised, upgraded, or built to accomplish deployment of CMV information systems and networks capabilities;

• Signed certification that ITD deployment activities, including hardware procurement, software and system development and infrastructure modifications are consistent with the national intelligent transportation systems and ITD architectures and available standards, promote interoperability and efficiency to the extent practicable; and certify to execute interoperability tests developed by FMCSA to verify that systems conform to the national intelligent transportation systems architecture, applicable standards, and ITD CMV systems and networks protocols.
• Description on how the applicant has coordinated within the State for projects and activities impacting Statewide CMV systems and networks to avoid any duplication of effort. Include any information relevant which may include the development or establishment of a memorandum of understanding/agreement to how the State proposes to coordinate among other State agencies.

In addition to the discretionary grant review elements discussed in Chapter 7, the FMCSA will also consider the following factors prior to making a grant award:

• Evaluate the technical feasibility of application activities and the PP/TLD to ensure the PP/TLD meets the ITD purpose, goals, and objectives;

• Consider the State status of the Core ITD elements of: Safety Information Exchange, E-Screening, Electronic Credentials Administration projects;

• Consider findings in any Core Compliance Review or the State’s risk assessment (see Section 6.9);

• Verify that a memorandum of understanding or other such agreement exists among State agencies whereas significant ITD deployment (system and network) coordination is critical to project success (if applicable); and

• Assess previously funded CMV systems and networks activities at the State level to mitigate or eliminate efforts that may be considered duplicative.

6.6 ITD Program Plan/Top Level Design Approval Process

A PP/TLD is the “program plan” that describes the various systems and networks at the State level that must be refined, revised, upgraded, or built to accomplish Core or Expanded capabilities. This document must include the goals/objectives, projects, technical approach, organizations and management, schedules and milestones, and funding of the State’s ITD program. At a minimum, the State must develop this plan for Core deployment projects and then maintain it as a working document to include potential new or Expanded projects identified and prioritized by the States to continue its use for application of awards.

If the PP/TLD is submitted outside of a grant application period, upon receipt of the plan, FMCSA will utilize the PP/TLD checklist to ensure conformance with the required elements expected in a PP/TLD. Based on that review, the FMCSA ITD Program Office will either send a letter of PP/TLD acceptance to the State or reach out for further clarification as needed within 20 business days. If clarification is requested, a State should respond within 30 days. Once the PP/TLD has been approved, the State will be permitted to deploy projects outlined in the approved PP/TLD.

Applicants that have not previously submitted their PP/TLD for FMCSA review/approval can do so during the grant application process by attaching their PP/TLD along with the other required documentation. If the PP/TLD contains changes or modifications to a previously approved
PP/TLD, States are required to highlight those changes. Please note that all deployment projects requesting ITD grant funding need to be included in an approved PP/TLD.

Important Note: The PP/TLD review and approval process should not be considered or inferred as an indication from FMCSA that an application will be recommended for an award.

The FMCSA provides a template that States may use to develop the PP/TLD. Once the plan is developed, States must forward the completed PP/TLD through their State’s FMCSA Division Office to the FMCSA ITD Program Manager for evaluation and approval prior to the State beginning deployment activities.

See Appendix I for the PP/TLD template.

6.7 Certifications

A State achieves Core certification when it has demonstrated to FMCSA that it has met the Core functionality of safety information exchange, electronic credentials administration, and e-screening, as defined in this current Policy document. Once a State has completed deployment of related Core projects, FMCSA will conduct a certification evaluation process for the State to be considered Core compliant and thereby become eligible for future (Expanded) program funding.

1. **CVIEW:** As part of Core functionality and before they can be considered Core certified, States are required to implement and certify a CVIEW with FMCSA. A CVIEW is a State’s repository for credential/safety data that is uploaded to the SAFER database on a routine basis. Data from SAFER is downloaded back to the CVIEW as part of the CVIEW-SAFER exchange transactions. A State then uses its CVIEW to send and receive safety data with roadside and deskside authorized State inspectors and officials. States are required to work with FMCSA’s SAFER system administrator to execute interface certification tests, tailored as needed to match their own system implementations. Upon successful completion of the interface certification testing, the system administrator will submit a written request to the FMCSA ITD Program Office for approval of the CVIEW or CVIEW-equivalent system in question. Upon review and approval, the ITD Program Office will notify the State and the system administrator in writing that the referenced system has been certified to exchange information with the SAFER production system. The system administrator will then coordinate the commencement of that State’s CVIEW transactions with SAFER.

   Important Note: If a jurisdiction is not afforded membership into IRP or IFTA, they would be exempt for that particular Core requirement.

2. **Core:** The Commercial Motor Vehicle Information Systems and Networks Operational and Architectural Compatibility Handbook (or COACH) provides a comprehensive checklist of what is required to conform to operational concepts and architecture. The COACH (divided into five parts) summarizes key concepts and
architectural guidelines in a series of checklist tables. The COACH checklists indicate the scope and depth of a State’s commitment and provide a mechanism for planning development and test activities. Participating States should download the COACH document and use these checklists to keep track of their commercial motor vehicle information systems and networks activities. One of the COACH checklists (COACH Appendix A—Tables A1–A4) includes Core capabilities paired with required tests and demonstrations that the States should carry out to show achievement of Core deployment. This checklist is for States to correlate the Core requirements to interoperability tests, and to check off tests and demonstrations as they are completed. Once completed, a State shall forward the completed checklist and associated certification coversheet to the State’s FMCSA Division Office and ITD Program Office. Upon the ITD Program Office review and approval of the Core checklist documentation, the State will receive a certification letter from FMCSA acknowledging its achievement.

It is recommended that the State safeguard its original certification letters from FMCSA, and the FMCSA Division Office should also upload the letter into the Agency’s EDMS (Electronic Document Management System). In cases where the State has undergone major network, interface, data, and vendor changes related to CVIEW, it shall notify the ITD program support team, who will re-run the CVIEW certification tests as part of a recertification process, if necessary.

To access the COACH, you may log into the FMCSA portal at the following link: https://portal.fmcsa.dot.gov/safer_sso/CVISN/safer_cvisn_doc.aspx?CatID=43

6.8 Compliance Monitoring

Once FMCSA certifies a State as Core compliant, the State must maintain compliance, ensuring their systems continue to function as required. This expectation is for any jurisdiction, with or without an active ITD grant, that shares information through FMCSA systems.

The FMCSA’s ITD Program Core Compliance Review (CCR) as outlined in the Core Compliance Monitoring Plan (CCMP) evaluates a State’s ongoing compliance with the Core requirements to ensure a State has remained compliant (to include data quality standards and State-certified requirements, as outlined in the COACH). The ITD Program Office, along with the ITD support team, will conduct a comprehensive review of various aspects of the selected State’s performance status (with respect to exchanging CVIEW data with SAFER) and share it with the State. States should monitor their ITD activities and promptly correct data quality and other issues as soon as they are identified.

The objectives of the CCR are to observe and assess the strengths and weaknesses in a State’s program and operations and to provide strategic advice and recommendations for improvement, as appropriate. With ongoing program review and monitoring, the ultimate goal is to safeguard data quality and protect the integrity of the ITD Program.

Specifically, annual steps in the CCR process include:
• Identify States for review.
• Communicate with States to establish a time table for review.
• Conduct CCR as established in the CCMP.
• Present review observations and findings to the States.
• Discuss FMCSA recommendations, actions, and desired timeline for improvement.
• Receive State response plans to the FMCSA recommendations.
• Review and approve State plans.
• Monitor State progress through completion.

Under normal circumstances, a State will be selected for review once every 5-6 years. If States encounter unusual challenges that impact performance, a special review may be conducted to ensure the Core compliance status is not compromised. Further, should a State request technical assistance or additional guidance a review may be used to provide additional assistance to the grantee.

States are required to submit to the ITD Program Office their responses to FMCSA’s findings and recommendations within 30 days of receiving the final report. The State’s response shall provide their plan to maintain Core compliance and the timelines necessary to retain that compliance. States will be provided an opportunity to modify their plans after submission if deemed necessary by the ITD Program Office. The final approved plan, together with the State’s review, will be archived in EDMS by the respective FMCSA Division Office.

Non-Compliance: Non-compliant is defined under FAST Act as not being compliant with the following requirements:

Signed certification that ITD deployment activities, including hardware procurement, software and system development and infrastructure modifications are consistent with the national intelligent transportation systems and ITD architectures and available standards, promote interoperability and efficiency to the extent practicable; and certify to execute interoperability tests developed by FMCSA to verify that systems conform to the national intelligent transportation systems architecture, applicable standards, and ITD CMV systems and networks protocols

Non-compliance can impede or delay a grantee’s ability to receive future funding, FMCSA will formally notify the State in writing if it is no longer compliant, and will consider recertification only after the State has corrected any identified issue(s) and completed the recertification process. Any decertification shall only occur after the Agency provides a State with written notice of its intent to decertify, and a specified time period within which to complete corrective action. Requests for ongoing operation and maintenance of previously deployed projects through ITD or MCSAP grant funding will still be eligible.

6.9 ITD Risk Assessment Process

Programmatic Risk Assessment: On a quarterly basis, the ITD Program Office assesses a State’s risk for program success based on: whether a State is Core certified; the number of open
CVISN/ITD grants; the age of the oldest open grant; the amount of undelivered orders (UDOs), which are unspent grant funds; and the overall UDO percentage. States are encouraged to expend the grant funds obligated and request at least quarterly reimbursement for funds as outlined in the grant’s terms and conditions. States whose grant period of performance has expired are required to close out their grants within 90 days by submitting final reports (e.g., PPR, FFR, invoice) following the formal close-out process as explained in the Grants Management Manual and the grant’s terms and conditions. This will ensure that the State’s unspent CVISN/ITD funds are not reflected in the UDOs.

The programmatic risk assessment is utilized during grant application review and is shared with the FMCSA Service Centers’ State Program Managers and Division Offices for use in grant monitoring activities.

Technical Risk Assessment: Since CVISN was established, most States have successfully implemented Core requirements and are eligible to apply for Federal funds to implement Expanded projects. Even with a formal Core certification process, data quality issues can negatively affect the program and hinder participating States’ e-screening processes and their confidence in utilizing CVIEW data. This could ultimately affect a State’s Core certification status.

Data quality is a top priority for FMCSA and the ITD Grant Program. The program’s Data Quality (DQ) Improvement Initiative was implemented to produce DQ ratings for each State. The DQ Improvement Initiative: 1) highlights data quality issues and prompts States to investigate causes, and 2) addresses expectations of the ITD Grant Program, as well as issues raised by States during ACCB meetings and workshops. Five individual DQ measures and an overall DQ measure are calculated and reported monthly for both IRP and IFTA transactions. The individual measures of timeliness, completeness, accuracy, validity, and baseline frequency are related to CVIEW data uploads to SAFER and are addressed in detail in the CCMP. For each measure, a rating of “Good,” “Fair,” or “Poor” is generated for any State that is expected to upload significant volumes of data. The data quality checklist within the document is used to review a State’s current performance and adherence to the data standards of the ITD Grant Program.

The technical risk assessment will be included as part of a State’s overall risk evaluation during any grant application review.

6.10 ITD Communication

The FMCSA conducts monthly ITD Program Manager (PM) and Architecture Configuration Control Board (ACCB) calls to monitor the States’ ITD activities, provide programmatic and technical guidance, and exchange peer-to-peer information. States are strongly encouraged to attend these calls to obtain program updates, report State activities, share best practices, and pose queries for help, if needed.

States are also expected to proactively update their FMCSA Division Offices, the FMCSA ITD Program Office, and the FMCSA ITD support team on any changes in points of contact, vendor
support, network connections, hosting services, or when there are any impacts with production operation, project delay, funding lapses, etc. This expectation is for any jurisdiction, with or without an active ITD grant, that shares information through FMCSA systems.

The FMCSA monitors all ITD Grant Program related projects and activities through each State’s respective FMCSA Division Office. The FMCSA Division Administrator and State Program Specialist provide key resources for grant management and program information for a grantee, or prospective grantee, and should be the first point of contact regarding these matters.

During an open application period and prior to receiving an award, prospective grantees should direct their financial questions to the FMCSA Grants Management Office and copy the FMCSA Division Office on related correspondence. Outside of this period, all questions should start with the State’s respective FMCSA Division Office.

The ITD Program Office, FMCSA Service Center State Program Managers, and FMCSA Division Offices will keep each other appraised of relevant activity and information affecting their respective State partners.

6.11 ITD Commonly Used Terms and Definitions

Architecture Configuration Control Board (ACCB): The ACCB is an advisory group of interested stakeholders, including States implementing ITD functionality, vendors supporting those States, representatives of the motor carrier industry, FMCSA contractors, and officials of FMCSA and the Intelligent Transportation Systems (ITS) Joint Program Office (JPO). The primary ACCB functions are to review, analyze, discuss, and make recommendations about proposed changes to the ITD architecture and generic top-level design. Besides the main tasks of tracking the ITD national architecture, ACCB focus groups currently concentrate on e-screening and data integrity.

Aspen: Aspen is an application for enforcement users that collects all the commercial driver/vehicle roadside inspection results and utilizes several other applications that pull data from remote sources. It includes communication features to electronically transfer inspection results to SAFER.

Commercial Vehicle Information Systems and Networks Grant Program (CVISN): The CVISN Grant Program provided funding for States and the District of Columbia to deploy, operate, and maintain elements of commercial vehicle information systems and networks, including commercial vehicle, commercial driver, and carrier-specific information systems and networks. CVISN funding as a separate program was authorized by SAFETEA-Lu, Pub. L. No. 109-59, § 4126 (2005), as amended. In Fiscal year 2017, the ITD Grant Program replaces the CVISN program.

Commercial Vehicle Information Systems and Networks Operational and Architectural Compatibility Handbook (COACH): The COACH provides a comprehensive checklist of what is required to conform to the ITD operational concepts and architecture. It is intended for use by State agencies with a motor carrier regulatory function.
Commercial Vehicle Information Exchange Window (CVIEW): CVIEW is a State-based repository that collects information from the commercial vehicle credentialing and tax systems such as the International Registration Plan and International Fuel Tax Agreement to generate portions of the interstate carrier, vehicle, and driver snapshots and reports for exchange within the State (e.g., to roadside sites) and with the SAFER system.

Core: Management framework and system architecture to guide a State’s ITD deployment and to carry out ITD capabilities in the areas of safety information exchange, credentials administration, and electronic screening.

Commercial Vehicle Operations: CVO means motor carrier operations and motor vehicle regulatory activities associated with the commercial motor vehicle movement of goods, including hazardous materials, and passengers; and with respect to the public sector, includes the issuance of operating credentials, the administration of motor vehicle and fuel taxes, as well as roadside safety and border crossing inspection and regulatory compliance operations.

E-Credentialing: Online (Web-based) options for carriers: intrastate registrations, UCR, and OS/OW permits, thereby providing a wide range of motor carrier credential applications accessible in an electronic platform for private sector stakeholders.

Enhanced Safety Information Sharing: This includes storing and sharing additional safety and credential information in CVIEW. Enforcement access to CVIEW can be extended to provide snapshots of intrastate, OS/OW permits, hazardous materials, and other data related to carriers in addition to the IRP and IFTA data.

Expanded: Once a State is Core compliant, the State may use ITD grant funding to deploy Expanded functionality. The Expanded portion of the program is designed to be more flexible than the Core component of the program. States are not required to deploy a set of fixed capabilities or to enable certain technologies as part of Expanded ITD, but rather they are able to choose the capabilities that they wish to deploy, thereby allowing States to customize their Expanded ITD programs and focus their technology resources on the projects that are most important to their needs.


Improved Driver Information Sharing: Given that high-risk drivers are involved in a disproportionate number of crashes. A State’s CVIEW could be enhanced to include driver information, which would improve an enforcement officer’s ability to check driver credentials for safety problems. Card-swiping devices and biometrics may be included in the system for linking the driver in the vehicle to his or her commercial driver’s license (CDL).

ITD: The Innovative Technology Deployment Program, formerly the CVISN Program, was established by the Fixing America’s Surface Transportation Act (FAST Act, Pub. L. No. 114-93, §5101 (2015)).
Innovative Technology: Innovative technology means the deployment or maintenance of CVO systems, networks, and application with proven CVO practices and products that meet one or more of ITD capabilities.

Intelligent Transportation Systems: ITS is a broad term for information and communications technologies that improve the safety, efficiency, and sustainability of surface transportation. Investing in ITS technologies is a cost-effective way to reduce traffic crashes, congestion and carbon emissions while modernizing traffic operations, optimizing system performance and improving access to transportation alternatives.

International Fuel Tax Agreement (IFTA): IFTA is an agreement between the contiguous United States and the Canadian provinces, to simplify the reporting of fuel use by motor carriers that operate in more than one jurisdiction. An IFTA operating carrier receives an IFTA license and two decals for each qualifying vehicle it operates. The carrier also files a quarterly fuel tax report. This report is used to determine the net tax or refund due and to redistribute taxes from collecting States to States that it is due.

International Registration Plan (IRP): IRP is a registration reciprocity agreement between the contiguous United States and the Canadian provinces, which provides apportioned payments of registration fees to participating jurisdictions, based on the total distance operated in those jurisdictions. IRP’s fundamental principle is to promote and encourage the fullest possible use of the highway system. The benefit of this plan is that a carrier may be registered in only his/her home State, yet legally engage in interstate commerce. Each carrier vehicle only needs one specially marked “apportioned” (APP) or “prorate” (PRP) license plate, and a cab card which lists each jurisdiction the vehicle is valid to conduct business in and how much weight it is registered to carry.

Oversize/Overweight (OS/OW) Permitting: Vehicles and loads that exceed legal size or weight limits need an OS/OW permit and routing options to operate their vehicles legally. There are different permit types available depending on the type and duration of the operations. Permitting requirements are specific to each State.

Program Plan/Top-Level Design: An ITD Program Plan/Top-Level Design document (PP/TLD) which describes the various systems and networks at the State level that need to be refined, revised, upgraded, or built to accomplish ITD capabilities.

Program Risk Assessment: The ITD Program Office maintains and tracks States’ CVISN/ITD grant funding/utilization and reviews this risk assessment data during grant application review. This information is also shared with FMCSA Service Centers’ State Program Managers and Division Offices for use in grant monitoring activities.

Safety and Fitness Electronic Records (SAFER): SAFER is a national repository that offers company safety and credential data to industry and the public over the internet, and also uses carrier information from existing government motor carrier safety databases. Presently, it consists of interstate carrier data, several States’ intrastate data, and interstate vehicle registration data. Operational data such as inspections and crashes are generally only presented for interstate
carriers, but plans are to include them for the intrastate carriers at a later time. The SAFER system includes the capability to provide carrier, vehicle, and driver safety and credential information to fixed and mobile roadside inspection stations, along with systems operated by individual States participating in the ITD program. This information allows the roadside inspector to select vehicles and/or drivers for inspection based on the number of prior carrier inspections, as well as carrier, vehicle, and driver safety and credential historical information.

**Smart Roadside Applications:** The vision for the Smart Roadside is one in which commercial vehicles, motor carriers, enforcement resources, highway facilities, intermodal facilities, toll facilities, and other nodes on the transportation system collect data for their own purposes and share the data seamlessly to improve motor carrier safety, operational efficiency, and freight mobility. This vision will be achieved through the application of interoperable technology and information sharing between in-vehicle, on-the-road, and freight facility systems.

**Technical Risk Assessment:** The FMCSA has implemented data quality measures to track States’ integrity of credential and safety data exchange with SAFER. The technical risk assessment will be included as part of a State’s overall risk evaluation during any grant application review.

**Unified Carrier Registration (UCR):** The UCR Program requires individuals and companies that operate CMVs in interstate or international commerce to register their business with a participating State and pay an annual fee based on fleet size. This includes all carriers—private, exempt, or for-hire. UCR replaced the Single State Registration System, which previously registered and collected fees from operators of vehicles engaged in interstate travel.

**Virtual Weigh Stations:** Unstaffed and remotely monitored roadside enforcement facilities, commonly called virtual weigh stations, are deployed to address some of the deficiencies in States’ traditional roadside enforcement programs. These facilities can expand the geographic scope and effectiveness of a State’s truck size and weight enforcement program by monitoring and screening commercial vehicles on routes that bypass fixed inspection stations, on secondary roadways, and in heavily populated urban or geographically remote locations where it may be difficult to deploy traditional enforcement operations. Data from virtual weigh station sites can effectively target enforcement resources on roadways where overweight trucks are known or are suspected to operate.
7.0 General Grants Information

7.1 Grant Application Announcement Guidance

The FMCSA will notify prospective applicants on each grant program available for funding through a NOFA. The NOFA will contain, at a minimum, the requirements in 2 CFR part 200. Every NOFA will include, but not necessarily be limited to: the purpose of the grant program; applicant groups that are eligible for award; the amount available; anticipated grant period of performance; eligible projects, activities, and costs; how applications will be reviewed; application submission instructions; specific program requirements, and applicable certifications and forms; and the due date for applications.

The NOFA will also notify prospective applicants of projects/activities that would be considered as a cooperative agreement between FMCSA and the recipient. Cooperative agreements are defined in the Federal Grant and Cooperative Agreement Act (31 U.S.C. §§ 6301-6308) and operate as grants; however, cooperative agreements require more substantial involvement by FMCSA than do grants. Two factors affect the selection of a grant and a cooperative agreement: 1) the principal purpose of the award and; 2) the degree of Federal involvement.

Cooperative agreements are most appropriate when substantial programmatic involvement on behalf of FMCSA is expected. Note that substantial involvement does not include routine monitoring activities; substantial involvement typically includes operational involvement by FMCSA which is over and beyond the normal exercise of Federal responsibilities to ensure compliance with general statutory and regulatory requirements. When a grant program’s legislative authority specifies that a grant or cooperative agreement may be used, the FMCSA reserves the right to determine whether an award should be treated as a grant or cooperative agreement. The NGA presented to the recipient for acceptance will specify the type of award instrument and any special award terms and conditions, if applicable.

The FMCSA will announce, in the NOFA, the National Priorities for each grant program during that fiscal year. National Priorities are defined as the types of projects or activities that FMCSA selects for funding because of a program need, proven success to improve CMV safety, and/or ability to promote or stimulate a program purpose. National Priorities may differ from the standard, eligible grant program activities and may change each fiscal year. Discretionary (competitive) applications containing National Priority projects or activities are not guaranteed funding, but will receive funding consideration over other types of eligible application projects or activities.

The FMCSA will only post grant announcements on the Grants.gov public portal. The FMCSA will not accept unsolicited applications. Additionally, FMCSA will not accept application project plans or budget narratives outside of Grants.gov unless specified within the NOFA (e.g., use of the MCSAP formula grant program electronic software program for submission of the
State Plans and related MCSAP program eligibility certification documents). The NOFA will contain directions on how prospective applicants should submit their application materials.

All prospective applicants should read the NOFA thoroughly and completely as it contains important application submission instructions. Using the NOFA helps ensure that the application meets the established minimum requirements. The FMCSA cannot evaluate applications received without the complete set of required forms and attachments; all required elements and documents must be submitted. Applications that fail to include the required information will be considered incomplete and will be deferred from further review. A late application may only be accepted if there is a large scale natural disaster or a Grants.gov system issue that threatens the timely submission of a grant application. Problems with computer systems at the applicant organization, failure to follow the application instructions, or failure to submit the program application or complete required registrations by the submission deadline are not considered system issues.

7.2 Grant Program Applicant Eligibility Definitions

The FAST Act establishes different applicant organizations that are eligible to receive an FMCSA grant program award. In general, most FMCSA grants may be awarded to a State, territory, and local government (including county, city, township, special district, and Federally-recognized Native American tribal governments). Some programs are also eligible to other entities such as institutions of higher education (public, private, and State-controlled), non-profit organizations with or without having a 501(c)(3) status with the Internal Revenue Service, for-profit entities (including small businesses), and other persons. Other persons is defined as an entity not included above and may not be an individual, foreign entity, hospital, public/Indian housing authority, or Federal institution.

7.3 Application Evaluation Process and Award

The FMCSA reviews all applications through a formal process, in light of the legislative and regulatory requirements and published selection criteria established for each program. The FMCSA has two types of financial assistance awards: discretionary and formula. Discretionary grants are funded on the basis of a competitive process which gives FMCSA the discretion to determine which applications best address program requirements and, therefore, are most worthy of funding. Formula grants are noncompetitive awards based on a predetermined formula. Formula programs are sometimes referred to as State-administered programs. The FMCSA has one formula program, MCSAP, with the remaining programs being discretionary.

All discretionary (competitive) grant program applications undergo a series of reviews prior to award selection as required in 2 CFR §§ 200.204 and 205. These reviews include: 1) technical review; 2) suitability review; 3) past performance review; and 4) budget/cost analysis. An overview of each review is provided below:

- **Technical Review:** This review provides an independent assessment of the technical/programmatic merit of an application. At least three qualified individuals are
selected to review each application to ensure diversity of perspective and knowledge. Individuals are selected based on their technical education and experience and the extent to which the individual has engaged in relevant work, the capacities in which the individual has done so, and the quality of such work.

- **Suitability Review (also known as the Business Management Review):** This review provides a risk assessment on each applicant’s organization to ensure the applicant is suitable to receive and manage Federal funds. The risk assessment is conducted in several parts: 1) a debarment and suspension review that included a review of the applicant’s administrative capability self-certification and a check against the applicant’s records in the System for Award Management (www.sam.gov); 2) a review of the applicant’s history with other Federal agencies in the Single Audit Clearinghouse Database; and 3) an evaluation of the applicant’s Single Audit in accordance with the Single Audit Act.

- **Past Performance Review:** This review provides information that is considered as a possible indicator for predicting future performance. Many applicants for FMCSA programs have received FMCSA funding in the past and will be evaluated against their ability to complete prior year awards on-time, compliance with grant terms and conditions, and results from FMCSA grant monitoring activities. Applicants with no prior FMCSA grant awards will not be eliminated from funding consideration.

- **Budget/Cost Analysis:** This review provides an assessment of allowable costs in accordance with Federal grant requirements, the cost realism of the budget estimate, appropriateness and reasonableness of resources, and reasonableness and feasibility of the schedule relative to the application timeline. Importantly, the budget evaluation provides initial insight to project-related risk, beyond those dealing with technical uncertainty, which is considered prior to recommendation. Application budgets are evaluated based on the same standards to which recipients will be held after award, which are outlined in the cost principles at 2 CFR part 200.101(c) Subpart E for all non-Federal entities, including commercial organizations.

The MCSAP program, as a formula grant is not subject to the merit review requirements in 2 CFR § 200.204; however, all MCSAP applications are reviewed to ensure that statutory and regulatory requirements are met and that costs and activities are allowable, allocable, reasonable, and necessary for project success. Formula grant applications are subject to Federal review under 2 CFR § 200.205. See Chapter 3 for specific MCSAP criteria for the application, evaluation, and approval of MCSAP State plans in accordance with FAST Act section 5101(i)(1).

Because the MCSAP formula grant is mandatory and eligible State agencies are not competing for program funds, FMCSA is permitted to engage closely with the prospective recipients and provide a greater level of technical assistance during the application development and review process. Consequently, under discretionary (competitive) grant programs, FMCSA personnel are not permitted to engage in application development with a prospective applicant. This also includes pre-review of the application prior to submission through Grants.gov or development of application content during the open announcement period. Doing so creates an inherent conflict.
of interest and jeopardizes the competitive, “level-playing field” that must be maintained under a discretionary program. However, FMCSA personnel may provide recipients feedback and input as technical assistance (not development) on ways to strengthen future applications. This technical assistance may only be provided outside of the application announcement period.

Upon completion of the review process (formula and discretionary), awards will be recommended to the FMCSA Administrator and (if applicable) the Secretary of the U.S. Department of Transportation. No FMCSA personnel may notify a prospective applicant of potential award funding prior to the necessary approval by the FMCSA Administrator and (if applicable) the Secretary of the U.S. Department of Transportation. Applicants are formally notified electronically that they are selected for an award through the FMCSA grant management system. Unsuccessful applicants are notified through electronic mail.

7.4 Purpose of the Grant Agreement

The grant agreement (commonly referred to as the Notice of Grant Award (NGA)) is a legal instrument of financial assistance between a Federal awarding agency and a grant recipient or grant recipient pass-through entity and another non-Federal sub-grantee consistent with the definitions in 31 U.S.C. §§ 6302, 6304. The grant agreement is the mechanism used to enter into a relationship the principal purpose of which is to transfer anything of value from the Federal awarding agency to a grant recipient (or pass-through entity to sub-grantee) to carry out a public purpose authorized by a law of the United States.

The grant agreement purpose is not to be used to acquire property or services for the Federal awarding agency or pass-through entity's direct benefit or use.

The grant agreement includes not only the NGA, but the approved application project plan, budget and budget narrative, any supplemental certifications or forms, and the grant terms and conditions. When the recipient signs the NGA, the recipient must, in addition to the assurances made as part of the application, comply with all applicable statutes, regulations, executive orders, OMB circulars, and terms and conditions of the award. The FMCSA requires that the recipient organization designate the appropriate individuals who will serve as agents of the recipient; however, FMCSA does not specify the organizational location or full set of responsibilities for these individuals. These agents are responsible for the performance of the award, the expenditure of funds, and must ensure that activities adhere to all applicable Federal statutes, regulations, and policies. These agents must also require each of its sub-recipients (sub-grantee or contractor) employed in the completion of the project to comply with the grant agreement and all applicable statutes, regulations, executive orders, OMB circulars, and terms and conditions of the grant agreement.

7.5 Availability of Funds and Period of Performance

In an effort to use FMCSA grant funds more efficiently and effectively, the FAST Act requires that funds to recipients (and sub-grantees, if applicable) will be disbursed, and all activities completed, during a specific timeframe in which funds are available. Any funds not disbursed
by the grantee within the period of availability will be de-obligated and returned to FMCSA. Almost all of FMCSA grant programs contain a limitation on the use of funds within the period of availability; once the period of availability ends, grant agreements may not be extended.

The NGA contains the grant agreement’s period of performance in accordance with 2 CFR § 200.210. The NGA period of performance means the time during which the grant recipient may incur obligations to carry out the work authorized under the grant agreement. Under discretionary programs, the timeframe in which the applicant proposes to complete projects is evaluated by FMCSA during the review process and may be modified in the NGA. The FMCSA may establish a shorter, but not longer, grant agreement period of performance than what the statutory availability of funds timeframe allows. All allowable period of performances are located in 49 U.S.C. § 31104(f), as amended by the FAST Act.

Discretionary project grant agreements will begin on the date specified in the NGA after the internal FMCSA review and approval process has concluded. The grant agreement period of performance start date does not typically coincide with the beginning of the fiscal year (October 1); however, grant recipients may receive the maximum amount of time allowed in statute for them to complete their project activities. For example, a HP enforcement project with an allowable maximum period of performance of the fiscal year in which it was awarded plus two fiscal years may begin on May 1, 2017, and end on September 30, 2019. Information on FMCSA grant program funds availability and periods of performance can be found within the MCP chapters dedicated to each grant program.

Because MCSAP financial assistance is necessary for States to continue mission-critical CMV safety operations, all MCSAP grant agreement periods of performance will include the maximum timeframe authorized by statute (the fiscal year in which the NGA is approved and for the next fiscal year). All MCSAP grant agreements will also be set for a period of performance start date of October 1 even though the NGA may be executed (signed by both FMCSA and the recipient) after that date.

With formula grants, recipients may, at its own risk and without FMCSA prior approval, incur MCSAP obligations and expenditures without an executed grant agreement before the beginning date of the NGA (October 1) provided that the costs are necessary to conduct the project(s) and would be allowable under the grant agreement, if awarded. The incurrence of these pre-award costs in anticipation of a formula award imposes no obligation on FMCSA either to make the award or to increase the amount of the approved budget if an award is made for less than the amount anticipated and is inadequate to cover the pre-award costs incurred.

### 7.6 Grant Program Sub-awards

All FMCSA grant programs allow sub-awards. A sub-award is an award provided by a pass-through entity (the entity named on the FMCSA grant agreement) to a sub-recipient for the sub-recipient to carry out part of a Federal award received by the pass-through entity. Sub-awards do not include payments to a contractor or payments to an individual that is a beneficiary of a Federal program. A sub-award may be provided through any form of legal agreement, including an agreement that the pass-through entity considers a contract.
Before the recipient of a grant agreement enters into a relationship with another entity in which the other entity will provide them with goods or services or substantive, programmatic work, the recipient should make a determination as to the nature of the legal relationship with the other entity, which in turn will determine the type of legal agreement required to document the relationship. This is a significant decision because it determines the allocation of responsibilities and influences the appropriate application of indirect cost rates.

In the case of a sub-award, the pass-through entity (entity named on the FMCSA grant agreement) must ensure that sub-recipients conduct their portions of projects in compliance with all applicable terms and conditions of awards and sub-awards and that project costs incurred by sub-recipients are reasonable and allowable. Agreements with contractors (vendors) for the purchase of services, however, typically do not bind vendors to the full set of sponsor terms and conditions, and are subject to competitive bidding procurement practices to assure that funds paid to vendors do not exceed fair market value. 2 CFR § 200.330 (Sub-recipient and Contractor Determinations) of the Uniform Grant Guidance, as well as §§ 200.22 (Contractor) and 200.92 (Sub-award) provides guidance on making sub-recipient and contractor determinations.

7.7 Grant Program Cost Principle Guidance

The OMB cost principles (2 CFR part 200) permit a recipient organization to establish and use its own accounting system to determine costs, provided it is based on generally accepted accounting principles, consistently applied to all organization activities regardless of the source of funds supporting those activities. Recipients of Federal grant funds are expected to exercise the same degree of prudence in the expenditure of Federal funds as they use in expending their own funds. The recipient may be stricter in the administration of grant funds, but may not be more lenient. Recipients must further apply the requirements to sub-recipients, as noted, in each OMB regulation.

The MCP includes chapters and appendices dedicated to each FMCSA grant program that includes specific cost eligibility guidance. Generally across all programs, FMCSA will reimburse for eligible and necessary personnel (including fringe), travel and training, supplies, equipment, and contractual (including sub-grantee) costs. FMCSA will also approve an application that contains provisional indirect cost rates; however, FMCSA will only reimburse recipients for indirect costs provide that they are allowable and the recipient provides documentation that the rate has been approved by their cognizant agency. Costs considered as “Other” will be evaluated to ensure they are clearly linked to application projects/activities. The FMCSA will not approve or reimburse “miscellaneous” costs or other such costs that are not documented as to how they were derived, eligible and necessary for project success.

The FMCSA will not approve construction costs for any grant program. Costs incurred for improvements which add to the permanent value of the buildings and equipment or appreciably prolong their intended life shall be treated as capital expenditures and are unallowable. However, FMCSA will approve and reimburse costs incurred for necessary maintenance, repair or upkeep of buildings and equipment which neither add to the permanent value of the property nor appreciably prolong its intended life, but keep it in an efficient operating condition.
Under 2 CFR part 225, Basic Guidelines Section C.3 (c), there may not be a duplication of any Federal assistance. Any cost allocable to a particular Federal award or cost objective under the principles may not be charged to other Federal awards to overcome fund deficiencies, to avoid restrictions imposed by law or terms of the Federal awards, or for other reasons. However, this prohibition would not preclude governmental units from shifting costs that are allowable under two or more awards in accordance with existing program agreements. Non-governmental entities are also subject to this prohibition per 2 CFR parts 220 and 230 and the Federal Acquisitions Regulations part 31.2.

All FMCSA financial assistance fund must supplement, but not supplant recipient funding. “Supplement” means to “build upon” or “add to”; “supplant” means to “replace” or “take the place of.” Supplanting is when a State or unit of local government reduces State or local funds for an activity specifically because Federal funds are available (or expected to be available) to fund that same activity. Additionally, Federal funding may not replace State or local funding that is required by law. Federal law prohibits recipients of Federal funds from replacing State, local, or agency funds with Federal funds.

Instead, FMCSA funds must be used to supplement existing State or local funds for program activities and may not replace State or local funds that have been appropriated or allocated for the same purpose. The FMCSA encourages recipients to pursue and secure leverage to the fullest extent possible in order to ensure that expenditures from other Federal, State, or local sources or funds independently generated by the recipient are not supplantled.

Guidance on specific cost eligibility is included in the various chapters for each grant program.

### 7.8 Match and Third-Party In-Kind Contributions

The FAST Act sets minimum matching requirements for each grant program. Matching (also called cost sharing) means the portion of project costs not paid by Federal funds. For example, FMCSA grant programs require that FMCSA reimburse 85% of eligible project costs, while the recipient provides the remaining 15% share. There are several tests to ensure costs are eligible to meet matching (including cash and third party in-kind contributions) requirements: 1) be allowable under the grant program; 2) be in compliance with all Federal requirements and regulations; and 3) they must be reasonable, allowable, allocable, and necessary.

After award, recipients must document all expenditures relating to cost sharing or matching in the same manner as those for the Federal grant funds. Every item must be verifiable (i.e., tracked and documented and any claimed cost share expense can only be counted once. Additionally, a cost sharing or matching requirement may not be met by costs borne by another Federal grant except as provided by Federal statute.

The FAST Act allows FMCSA to modify the Federal share of a grant program from the standard 85/15 threshold (85% Federal, 15% recipient share). The MCP has been updated (and will continue to be updated) to reflect any changes in a grant program’s match requirement. Additionally, FMCSA may opt to offer 100% Federal financial assistance for a specific project(s) and/or priorities within a grant program. Specific projects that will be funded at 100%
Federal share throughout the FMCSA five-year authorization have been added to the MCP. Other projects funded at 100 percent Federal share may be announced in the NOFA as a National Priority and are at the discretion of FMCSA.

The value of third party in-kind contributions may be accepted as the match. The use of third party in-kind contributions should be identified in the grant/sub-grant agreement, or amendments thereto, and approved by FMCSA. The use of in-kind contributions may not be made retroactive prior to approval of the work program or an amendment thereto. Recipient (or sub-recipients) should be aware that they are responsible for ensuring that the following additional criteria are met:

- The third party performing the work must agree to allow the value of the work to be used as the match;
- The cost of the third party work must not be borne by other Federal funds or be used as a match for other Federally funded grants/sub-grants;
- The work performed by the third party must be an eligible activity that benefits the Federally-funded work and must be identified in the work program;
- The third party costs (i.e., salaries, fringe benefits, etc.) must be allowable under 2 CFR part 200, Subpart E- Cost Principles;
- The third party work must be performed during the period to which the matching requirement applies; and
- The third party in-kind contributions must be verifiable from the records of the recipient or sub-recipient and these records must show how the value placed on third party in kind contributions was derived.

Invoices submitted by a sub-recipient to a recipient should show total expenditures by sub-recipient and the third party contributions. The recipient then would reimburse the sub-recipient for the Federal (and State, if any) share, not to exceed the sub-recipient's expenditures. If the total amount of third party contributions at the end of the program period is not sufficient to match the total expenditure of Federal funds by the sub-recipient, the sub-recipient will need to make up any shortfall with its own funds.

### 7.9 Applicability of Program Income

Program income means gross income earned by the recipient that is directly generated by a supported activity or earned as a result of the Federal award during the period of performance. Program income includes but is not limited to income from fees for services performed, the use or rental or real or personal property acquired under Federal awards, the sale of commodities or items fabricated under a Federal award, license fees and royalties on patents and copyrights, and
principal and interest on loans made with Federal award funds. Except as otherwise provided in Federal statutes, regulations, or the terms and conditions of the Federal award, program income does not include rebates, credits, discounts, taxes, special assessments, levies, and fines (including revenues collected from citations for traffic enforcement) raised by a grantee and/or sub-grantee, and interest earned on any of them.

7.10 Post-Award Financial and Reporting Requirements

The FMCSA requires recipients to provide performance progress and financial reports as a condition of the grant agreement. These reports help FMCSA monitor recipient progress towards the project objectives and provide an important measure of accountability for the recipient. While OMB requires the use of standard form PPR (performance) and 425 (financial), each Federal granting agency may require additional attachments to performance reports in order to monitor progress and meet other, grant-related reporting requirements. The FMCSA has standardized the information required in the performance report; however, at a minimum, each performance report must contain the following information:

- An account of significant progress (findings, events, trends, etc.) made during the reporting period;

- A description of any technical and/or cost problem(s) encountered or anticipated that will affect completion of the grant within the time and fiscal constraints as set forth in this Agreement, together with recommended solutions or corrective action plans (with dates) to such problems, or identification of specific action that is required by the FMCSA, or a statement that no problems were encountered;

- An outline of work and activities planned for the next reporting period; and

- Provide status update/resolution for all outstanding findings from program reviews and/or audits.

All FMCSA grant programs are cost reimbursable. Reimbursement means that grant recipients must first expend their own money and “voucher” (invoice) FMCSA for activities identified in the grant agreement. Recipients will then be reimbursed by FMCSA for actual costs incurred provided that the costs are allowable, within the approved budget, and are in accordance with the OMB cost principles and FMCSA policies. In accordance with the FAST Act, all FMCSA recipients must request reimbursement at least on a quarterly basis.

The FMCSA will not reimburse recipients, from a grant, an amount that is more than the Government share of costs incurred as of the date of the voucher. This signifies that recipients are limited in the percentage of costs per voucher, not per grant. For example, States are limited to 85% reimbursement under MCSAP. Because FMCSA’s reimbursement requirement is incurred by the date of each voucher, the State must meet the matching share requirement, for example 15% per voucher.
Appendix A: MCSAP and HP Cost Eligibility Table

If “Yes” is indicated in the table below, the expense is generally allowable as defined in the 2 CFR part 200 and, unless otherwise noted, is reimbursable if within the scope of an approved project plan or CVSP and associated budget. Any other special conditions are noted in the table. In all instances, a “Yes” indicator still requires that the costs of the item be reasonable, necessary, and allocable to the grant in question and prorated according to the amount of time used for that grant.

For example, an air card that allows a trooper to check Query Central and report on the outcome of a roadside inspection is a reimbursable expense under MCSAP, but only to the extent that the air card is being used for purposes of the grant. If this trooper is only conducting MCSAP-supported inspections during one-half of her work week and spends the rest of the time conducting impaired driving enforcement under a grant from another agency, the State must prorate the costs of the air card accordingly or clearly demonstrate in its records that the connectivity provided by the air card serves no purpose other than that associated with the MCSAP-supported activities. Conversely, an inspector may use a brake chamber measuring tool only during one-half of her work week, it serves no purpose beyond that of inspecting trucks and cannot be allocated to another non-MCSAP activity. In this instance, it is eligible without proration.

All costs indicated in this table as allowable in 2 CFR part 200, and allocable to the grant programs, are still subject to a final “reasonable and necessary” evaluation by FMCSA. As an extreme example, while computers may be allowable and allocable, purchasing two backup computers for each employee in a grant program is neither a reasonable use of grant funds nor necessary for the success of the program or projects.

Although FMCSA strives to include as many costs as possible in this table, it is not an all-inclusive list of all potential expenditures for these grant programs. The absence of a cost in this table does not reflect on its eligibility. Please direct any recommendations for costs that FMCSA should include in this table to the appropriate FMCSA Division Office so that we may consider it for possible inclusion in future versions.

The applicability of cost eligibility in this table is not retroactive. If a cost indicated in this table as being not eligible has been specifically approved in a previous grant award, the grantee may continue to incur that expenditure per the terms of that grant and for the life of that grant. However, because FMCSA reconsiders cost eligibility based on emerging safety trends, technological advances, and experience managing specific grants does not mean a particular cost will remain eligible in the future.

The following conditions apply to all eligible expenses identified in the cost eligibility table:

1. Eligibility of all costs is dependent upon the cost being included in an approved project plan.
2. All costs must be in compliance with 2 CFR part 200 (OMB Super Circular) subject to any
limitations reflected by law or regulation. Grantees must prorate costs appropriately based upon percentage of time dedicated to the grant program.

3. If costs are included in an agency’s Statewide Cost Allocation Plan (SWCAP) or approved Indirect Cost Rate agreement, they may not be claimed as a direct cost to the grant program.
# Consolidated Cost Eligibility Table

<table>
<thead>
<tr>
<th>EXPENSE</th>
<th>MCSAP</th>
<th>HIGH PRIORITY</th>
<th>HP - INNOVATIVE TECHNOLOGY DEPLOYMENT RELATED PROJECTS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Aerial Traffic Enforcement (e.g., airplane or helicopter fuel costs, usage costs, etc.)</td>
<td>Yes</td>
<td>Yes</td>
<td>No</td>
</tr>
<tr>
<td>Air cards for mobile internet connectivity</td>
<td>Yes</td>
<td>Yes, if specifically included in an approved project plan and budget</td>
<td>Yes, if specifically included in an approved project plan and budget</td>
</tr>
<tr>
<td>Alcoholic Beverages</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Ammunition – standard issue and replacement (for age and/or if used for required firearms training to maintain certification as police officer)</td>
<td>Yes, if 100% dedicated officer; otherwise prorated</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Audio-Visual Presentation Equipment</td>
<td>Yes, if part of outreach and education or internal training</td>
<td>Yes, if specifically included in an approved project plan and budget</td>
<td>No</td>
</tr>
<tr>
<td>Audit Costs (Single Audit - if required by Federal regulations)</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td>EXPENSE</td>
<td>MCSAP</td>
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</tr>
<tr>
<td>Alcohol Testing Devices for Breath (non-portable evidentiary testing device)</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Alcohol Testing Devices for Breath (portable breath testing devices)</td>
<td>Yes, if 100% dedicated officer; otherwise prorated</td>
<td>Yes, if specifically included in an approved project plan and budget</td>
<td>No</td>
</tr>
<tr>
<td>Body Cameras (these are portable, electronic devices that record audio and video of activities of individual officers/inspectors)</td>
<td>Yes, if part of an approved project plan</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Bus Ramps (Portable)</td>
<td>Yes</td>
<td>Yes, if specifically included in an approved project plan and budget</td>
<td>No</td>
</tr>
<tr>
<td>Canine (new (original) procurement and training of canines)</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Canine (supplies for existing canines)</td>
<td>Yes, if canine is assigned to a 100% MCSAP dedicated officer; otherwise prorated appropriately</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>EXPENSE</td>
<td>MCSAP</td>
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</tr>
<tr>
<td>Commercial Driver’s License expenses such as medical examination, testing fee, truck rental for testing, etc.; when necessary to conduct activities under an approved grant project or program</td>
<td>Yes</td>
<td>Yes</td>
<td>No</td>
</tr>
<tr>
<td>Communication Costs (internet connectivity, fax line directly related to project activity if not included in a grantee’s indirect cost rates)</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td>Computer (desktop)</td>
<td>Yes</td>
<td></td>
<td>Yes</td>
</tr>
<tr>
<td>Compliance Investigations</td>
<td>Yes</td>
<td>Yes, if specifically included in an approved project plan and budget</td>
<td>No</td>
</tr>
<tr>
<td>Computer (laptop)</td>
<td>Yes</td>
<td>Yes, if specifically included in an approved project plan and budget</td>
<td>Yes</td>
</tr>
<tr>
<td>Computer (tablet)</td>
<td>Yes</td>
<td>Yes, if specifically included in an approved project plan and budget</td>
<td>Yes, if specifically included in an approved project plan and budget</td>
</tr>
<tr>
<td>EXPENSE</td>
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</tr>
<tr>
<td>Conference Attendance (i.e., travel, registration, and time) related directly to enforcement activity training and standardization (e.g., CVSA, COHMED, DIAP, IACP, NAIC)</td>
<td>Yes, if specifically included in an approved project plan and budget</td>
<td>Yes, For non-MCSAP-lead agencies ONLY, if specifically included in an approved project plan and budget</td>
<td>No</td>
</tr>
<tr>
<td>Conference Attendance (i.e., travel, registration, and time) directly related to enforcement activities</td>
<td>No</td>
<td>Yes – if approved as part of the program or project</td>
<td>Yes, if specifically included in an approved project plan and budget</td>
</tr>
<tr>
<td>Conference Attendance (i.e., travel, registration, and time) related directly to FMCSA programs (MCSAP, High Priority, PRISM, Data Quality, Information Technology Systems, and ITD)</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td>Conference/Training Refreshments for grantee-hosted event (e.g., beverages such as coffee, tea, soft drinks, etc.; snacks)</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Conference room fees for grantee-hosted training or outreach events</td>
<td>Yes</td>
<td>Yes, As part of an approved application</td>
<td>No</td>
</tr>
<tr>
<td>Contractual costs for consultants, IT Staff, data analysis as part of an approved project</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
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</tr>
<tr>
<td>Crash Investigation</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Crash Reconstruction Analysis for CMVs (training, equipment, software)</td>
<td>Yes</td>
<td>Yes- if specifically authorized in the grant agreement</td>
<td>No</td>
</tr>
<tr>
<td>Criminal Interdiction Activities, including human trafficking, that are the result of a CMV safety inspection and are the logical extension of an officer’s responsibility (towing vehicles, unloading vehicles, storage of seized goods or contraband, etc.)</td>
<td>Yes</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>CSA Investigations</td>
<td>Yes</td>
<td>Yes, if specifically included in an approved project plan and budget</td>
<td>No</td>
</tr>
<tr>
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</tr>
<tr>
<td>CVIEW Operations and Maintenance</td>
<td>Yes, if related to approved component of the CVSP(^3) for innovative technology</td>
<td>No</td>
<td>Yes</td>
</tr>
<tr>
<td>CVIEW Improvements</td>
<td>No</td>
<td>No</td>
<td>Yes</td>
</tr>
<tr>
<td>ITD (architecture development and system design)</td>
<td>No</td>
<td>No</td>
<td>Yes</td>
</tr>
<tr>
<td>ITD (Operations and Maintenance costs)</td>
<td>Yes, if related to approved component of the CVSP for innovative technology</td>
<td>No</td>
<td>Yes</td>
</tr>
<tr>
<td>CVSA Decals</td>
<td>Yes</td>
<td>No</td>
<td>No</td>
</tr>
</tbody>
</table>

\(^3\) For the purposes of cost eligibility in this appendix, the term “CVSP” also includes all subsequent amendments to the project plan and budget associated with the MCSAP financial assistance agreement.
<table>
<thead>
<tr>
<th>EXPENSE</th>
<th>MCSAP</th>
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</tr>
</thead>
<tbody>
<tr>
<td>CVSA Membership Fees/Dues (Specific to Local/Municipal Law Enforcement Agency membership or membership type necessary for the MCSAP Lead Agency)</td>
<td>Yes</td>
<td>Yes, For local agencies only if specifically included in an approved project plan and budget</td>
<td>No</td>
</tr>
<tr>
<td>Drug Interdiction (DIAP) Training (provided by FMCSA)</td>
<td>Yes</td>
<td>Yes, if specifically included in an approved project plan and budget</td>
<td>No</td>
</tr>
<tr>
<td>Drug Interdiction Training (third party, private provider)</td>
<td>Yes, Limited to 1% of approved total project cost (includes Federal and State Shares)</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Drug Interdiction Activities that are conducted in conjunction with a CMV safety inspection and are the logical extension of an officer’s responsibility (towing vehicles, unloading vehicles, storage of seized goods, etc.)</td>
<td>Yes</td>
<td>Yes, if specifically included in an approved project plan and budget</td>
<td>No</td>
</tr>
<tr>
<td>Electronic Credentials Administration (i.e. motor carrier credentials such as registration, insurance, etc. that are not included under O&amp;M costs)</td>
<td>No</td>
<td>No</td>
<td>Yes</td>
</tr>
<tr>
<td>Encryption Software for portable computers that connect to or contain data from FMCSA systems</td>
<td>Yes</td>
<td>Yes, if specifically included in an approved project plan and budget</td>
<td>Yes</td>
</tr>
<tr>
<td>EXPENSE</td>
<td>MCSAP</td>
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</tr>
<tr>
<td>Enforcement/Inspection Tools/Equipment (e.g., chamber mates, creepers, etc.)</td>
<td>Yes</td>
<td>Yes</td>
<td>No</td>
</tr>
<tr>
<td>E-Screening Annual Registration Fees (e.g., PrePass, NORPASS)</td>
<td>Yes, if related to approved component of the CVSP for innovative technology and included in approved budget</td>
<td>No</td>
<td>Yes</td>
</tr>
<tr>
<td>Facility Construction Costs (e.g., new inspection facilities)</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Facility Improvement Costs (e.g., inspection pit covers, lighting to allow night inspections, )</td>
<td>Yes, if specifically included in an approved project plan and budget</td>
<td>Yes, if specifically included in an approved project plan and budget for agencies other than the MCSAP lead agency</td>
<td>No</td>
</tr>
<tr>
<td>Facility Security for MCSAP Offices (cameras, alarm monitoring)</td>
<td>Yes, if 100% MCSAP dedicated facility and not part of a State’s indirect cost rate.</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Fuel (gasoline, diesel)</td>
<td>Yes</td>
<td>Yes</td>
<td>No</td>
</tr>
<tr>
<td>EXPENSE</td>
<td>MCSAP</td>
<td>HIGH PRIORITY</td>
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</tr>
<tr>
<td>GPS Devices (installed as a standalone device specifically for officer tracking purposes)</td>
<td>Yes</td>
<td>Yes, if specifically included in an approved project plan and budget</td>
<td>No</td>
</tr>
<tr>
<td>Graphical Information Systems (GIS) technology used for crash and activity reporting and analysis</td>
<td>Yes, If part of an approved GIS-based evaluation project</td>
<td>Yes, If part of an approved GIS-based evaluation project plan and budget</td>
<td>No</td>
</tr>
<tr>
<td>HazMat Emergency First Responder Equipment</td>
<td>Yes, if needed to comply with OSHA standards for first responders and prorated based on percentage of MCSAP activities</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>HazMat Placard Readers (similar to a License Plate Reader) *Eligible expense under other programs, including ITD</td>
<td>Yes*, if used away from fixed facilities (ex: bypass routes) for enforcement purposes, not generalized inspection screening/selection</td>
<td>Yes*, if used away from weigh stations (ex: bypass routes) for enforcement purposes, not generalized inspection screening/selection</td>
<td>Yes</td>
</tr>
<tr>
<td>HazMat Software (third party software that assists inspectors in identifying violations during HazMat inspections)</td>
<td>Yes, if specifically included in an approved project plan and budget</td>
<td>Yes, if specifically included in an approved project plan and budget</td>
<td>No</td>
</tr>
<tr>
<td>In-car Video Equipment</td>
<td>Yes, if required to be present in all organizational vehicles and prorated based on percentage of grant-related activities</td>
<td>Yes, if specifically included in approved project plan and budget</td>
<td>No</td>
</tr>
<tr>
<td>EXPENSE</td>
<td>MCSAP</td>
<td>HIGH PRIORITY</td>
<td>HP - INNOVATIVE TECHNOLOGY DEPLOYMENT RELATED PROJECTS</td>
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</tr>
<tr>
<td>Infrared Brake Inspection Devices, Fixed Location (AFIS, etc.)</td>
<td>No</td>
<td>No</td>
<td>Yes</td>
</tr>
<tr>
<td>Infrared Brake Inspection Devices, Mobile (IRIS, etc.)</td>
<td>Yes</td>
<td>Yes, if specifically included in an approved project plan and budget</td>
<td>No</td>
</tr>
<tr>
<td>Inspection Pit (new) Construction</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Inspection Pit Covers</td>
<td>Yes, if specifically included in an approved project plan and budget</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Inspections (scheduled in advance with a motor carrier or owner-operator)</td>
<td>Yes –if specifically planned and approved in the CVSP</td>
<td>Yes – if specifically planned and approved in the grant application</td>
<td>No</td>
</tr>
<tr>
<td>Inspections (State-mandated program)</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>EXPENSE</td>
<td>MCSAP</td>
<td>HIGH PRIORITY</td>
<td>HP - INNOVATIVE TECHNOLOGY DEPLOYMENT RELATED PROJECTS</td>
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<td>--------------------------------------------------------</td>
</tr>
<tr>
<td>Inspections (carrier or driver request at roadside)</td>
<td>Yes – only if a specific safety defect is alleged</td>
<td>Yes – only if a specific safety defect is alleged</td>
<td>No</td>
</tr>
<tr>
<td>Inspector Championships (state and national)</td>
<td>Yes</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>International Fuel Tax Association Fees/Dues</td>
<td>Yes, if related to approved component of the CVSP for innovative technology</td>
<td>No</td>
<td>Yes</td>
</tr>
<tr>
<td>International Registration Plan Fees/Dues</td>
<td>Yes, if related to approved component of the CVSP for innovative technology</td>
<td>No</td>
<td>Yes</td>
</tr>
<tr>
<td>Intrastate CRs</td>
<td>Yes, if conducted in accordance with FMCSA's eFOTM procedures</td>
<td>Yes, if specifically included in an approved project plan and budget and if conducted in accordance with current eFOTM procedures</td>
<td>No</td>
</tr>
<tr>
<td>IT Application Development (not related to CVIEW or eScreening devices/projects)</td>
<td>Yes, if directly related to CMV safety enforcement and not otherwise excluded by policy</td>
<td>Yes, if specifically included in an approved project plan and budget</td>
<td>No</td>
</tr>
<tr>
<td>EXPENSE</td>
<td>MCSAP</td>
<td>HIGH PRIORITY</td>
<td>HP - INNOVATIVE TECHNOLOGY DEPLOYMENT RELATED PROJECTS</td>
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</tr>
<tr>
<td>IT Application Maintenance (e.g., licenses, upgrades, etc. not related to CVIEW or eScreening devices/projects)</td>
<td>Yes, if not included in indirect cost rates or overhead and is appropriately prorated based on the percentage of contribution to CMV safety</td>
<td>No, Unless specifically included in approved project plan and budget</td>
<td>No</td>
</tr>
<tr>
<td>IT Equipment (e.g., servers, etc. related to CVIEW or eScreening devices/projects)</td>
<td>Yes, if related to approved grant for innovative technology and not included in indirect cost rates or overhead and is appropriately prorated based on the percentage of contribution to CMV safety</td>
<td>No</td>
<td>Yes</td>
</tr>
<tr>
<td>Law Enforcement Officer Uniform components (e.g., boots, radios, handcuffs, uniforms, etc.)</td>
<td>Yes, if 100% dedicated officer; otherwise prorated</td>
<td>No, Unless specifically included in approved project plan and budget</td>
<td>No</td>
</tr>
<tr>
<td>License Plate Readers</td>
<td>No</td>
<td>Yes, if part of an approved HP project plan and budget (mobile LPRs)</td>
<td>Yes</td>
</tr>
<tr>
<td>New Entrant Safety Audit Program activities (Intrastate)</td>
<td>Yes, provided intrastate program is not detrimental to interstate SA program</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>EXPENSE</td>
<td>MCSAP</td>
<td>HIGH PRIORITY</td>
<td>HP - INNOVATIVE TECHNOLOGY DEPLOYMENT RELATED PROJECTS</td>
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</tr>
<tr>
<td>New Entrant Safety Audit Program activities (Interstate)</td>
<td>Yes</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>New Entrant Safety Audit Program education and outreach presentations and handout printing (when open to all carriers and focusing on the requirements to implement safety management practices; not just pass the audit)</td>
<td>Yes</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Office Space (lease and rent costs to the extent that they are measureable)</td>
<td>Yes</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Outreach and Education advertising and announcement materials (signs, banners, etc., used at safety events), excluding promotional items – subject to necessary and reasonableness determination) See also – Promotional Items and Printing</td>
<td>Yes</td>
<td>Yes, if part of an approved project</td>
<td>No</td>
</tr>
<tr>
<td>Motor Oil (and other vehicle fluids)</td>
<td>Yes</td>
<td>Yes</td>
<td>No</td>
</tr>
<tr>
<td>EXPENSE</td>
<td>MCSAP</td>
<td>HIGH PRIORITY</td>
<td>HP - INNOVATIVE TECHNOLOGY DEPLOYMENT RELATED PROJECTS</td>
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</tr>
<tr>
<td>Passports</td>
<td>Yes – if specifically noted and approved in the CVSP</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Printing Paper</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td>Performance-Based Brake Testers (PBBT)</td>
<td>Yes, at other than fixed location (i.e., mobile unit)</td>
<td>Yes, if specifically included in an approved project plan and budget</td>
<td>Yes, at fixed locations</td>
</tr>
<tr>
<td>Personnel (salaries)</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td>Personnel (fringe benefits)</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td>Personnel (overtime)</td>
<td>Yes (cannot exceed 15% of total approved MCSAP project cost, including Incentive funds and State match, without prior approval)</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td>EXPENSE</td>
<td>MCSAP</td>
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<td>HP - INNOVATIVE TECHNOLOGY DEPLOYMENT RELATED PROJECTS</td>
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</tr>
<tr>
<td>Phones (landline, wireless)</td>
<td>Yes, if 100% dedicated officer; otherwise prorated</td>
<td>Yes, if specifically included in an approved project plan and budget</td>
<td>Yes</td>
</tr>
<tr>
<td>Plaques or awards for employee recognition</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Portable and Variable Messaging Signs, Programmable message boards</td>
<td>Yes, prorated based on percentage of use by grant-supported unit</td>
<td>Yes, if specifically included in an approved project plan and budget</td>
<td>Yes, if specifically included in an approved project plan and budget</td>
</tr>
<tr>
<td>traditionally seen in construction zones; used as part of a CMV-focused outreach and education component or around non-fixed inspection locations and strike force areas of operation.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Portable Scales</td>
<td>Yes, with adequate justification in CVSP</td>
<td>Yes, if non-MCSAP Lead Agency and with strong supporting justification</td>
<td>No</td>
</tr>
<tr>
<td>Postage</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td>Printer Ink</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td>EXPENSE</td>
<td>MCSAP</td>
<td>HIGH PRIORITY</td>
<td>HP - INNOVATIVE TECHNOLOGY DEPLOYMENT RELATED PROJECTS</td>
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</tr>
<tr>
<td>Printers (portable, desktop, all-in-one devices)</td>
<td>Yes, if 100% dedicated officer; otherwise prorated</td>
<td>Yes, if specifically included in an approved project plan and budget</td>
<td>Yes</td>
</tr>
<tr>
<td>Printers (multi-function printers in common office areas)</td>
<td>Yes, Prorated based on percentage of use by grant-supported unit</td>
<td>No</td>
<td>Yes</td>
</tr>
<tr>
<td>Printing (e.g., outreach and education materials)</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td>PRISM Program-related costs</td>
<td>Yes</td>
<td>Yes, To carry out activities to become compliant</td>
<td>No</td>
</tr>
<tr>
<td>Professional Association dues not specifically authorized in this policy</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Promotional Items (t-shirts, mugs, trinkets, giveaways, etc.)</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>EXPENSE</td>
<td>MCSAP</td>
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</tr>
<tr>
<td>Property Improvement Costs (e.g., addition of lights for night inspections)</td>
<td>Yes, if specifically included in an approved project plan and budget</td>
<td>Yes, if specifically included in an approved project plan and budget</td>
<td>No</td>
</tr>
<tr>
<td>Recruitment of new employees when not included in a State’s indirect cost rate</td>
<td>Yes</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Regulation Books (grantee program staff)</td>
<td>Yes</td>
<td>Yes</td>
<td>No</td>
</tr>
<tr>
<td>Regulation Books (for public and industry handout)</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Roadside Inspections</td>
<td>Yes</td>
<td>Yes, if specifically included in an approved project plan and budget</td>
<td>No</td>
</tr>
<tr>
<td>Safety Audit and/or Compliance Review or CSA Enforcement Actions such as court and other administrative proceedings (other than pass/fail safety audit)</td>
<td>Yes</td>
<td>Yes, if specifically included in an approved project plan and budget</td>
<td>No</td>
</tr>
<tr>
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</tr>
<tr>
<td>Scanners (portable document)</td>
<td>Yes</td>
<td>No</td>
<td>Yes</td>
</tr>
<tr>
<td>Scanners (bar code readers)</td>
<td>No</td>
<td>No</td>
<td>Yes</td>
</tr>
<tr>
<td>Shipping Costs (FedEx, UPS, etc.)</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td>Size &amp; Weight Enforcement</td>
<td>Yes, only at non-fixed locations, steep terrain, and at seaports in conjunction with an inspection</td>
<td>Yes, if specifically included in approved project plan and budget</td>
<td>No</td>
</tr>
<tr>
<td>Skills Performance Evaluation</td>
<td>Yes, for MCSAP lead agencies to perform SPEs on non-CDL drivers and on CDL drivers when the SDLA does not perform SPEs</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Software (commercial off the shelf)</td>
<td>Yes, if specifically included in an approved project plan and budget</td>
<td>Yes, if specifically included in an approved project plan and budget</td>
<td>Yes</td>
</tr>
<tr>
<td>EXPENSE</td>
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</tr>
<tr>
<td>Speed Detection Devices (VASCAR, Lidar, Radar devices from )</td>
<td>Yes</td>
<td>Yes, if specifically included in an approved project plan and budget</td>
<td>No</td>
</tr>
<tr>
<td>State required training (necessary to maintain police officer certification)</td>
<td>Yes</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>State-mandated vehicle inspection programs</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Supplies (all tangible personal property other than “equipment” as defined in 2 CFR 200.33)</td>
<td>Yes</td>
<td>Yes, if specifically included in an approved project plan and budget</td>
<td>Yes</td>
</tr>
<tr>
<td>Targets (firearms qualification)</td>
<td>Yes</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Terminal Inspections (at carrier’s request with advanced notice)</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>EXPENSE</td>
<td>MCSAP</td>
<td>HIGH PRIORITY</td>
<td>HP - INNOVATIVE TECHNOLOGY DEPLOYMENT RELATED PROJECTS</td>
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</tr>
<tr>
<td>Terminal Inspections (unannounced or part of strike forces/special enforcement activities)</td>
<td>Yes</td>
<td>Yes</td>
<td>No</td>
</tr>
<tr>
<td>Tips (gratuities for meal and transportation services when travel related) in accordance with written state policy or federal travel regulation)</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td>Tires</td>
<td>Yes</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Toner</td>
<td>Yes</td>
<td>Yes, if specifically included in an approved project plan and budget</td>
<td>Yes</td>
</tr>
<tr>
<td>Third Party Inspection Software</td>
<td>Yes, See Section 5.3.9</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Traffic Enforcement</td>
<td>Yes, See Section 5.4</td>
<td>Yes, if specifically included in an approved project plan and budget</td>
<td>No</td>
</tr>
<tr>
<td>EXPENSE</td>
<td>MCSAP</td>
<td>HIGH PRIORITY</td>
<td>HP - INNOVATIVE TECHNOLOGY DEPLOYMENT RELATED PROJECTS</td>
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</tr>
<tr>
<td>Training of new employees (academy, basic certification, etc.)</td>
<td>Yes, Only a) if the individual or ‘slot’ is identified as being for the MCSAP unit prior to hiring, and b) pro-rated appropriately for expected time allocation upon graduation</td>
<td>No, Unless specifically included in approved project plan and budget because specific skills the individual brings are necessary for a component of the project</td>
<td>No</td>
</tr>
<tr>
<td>Travel Expenses as part of an approved travel component of the project plan and consistent with either State travel policies or the Federal Travel Regulations (e.g., airfare on US flag carrier, baggage fees, fixed per diem amounts, lodging, meals, parking, public transportation, rental car, taxi, etc.)</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td>Truck Wraps: Large message decals applied to the trailer of a CMV, generally covering the entire body of the trailer with a specific message</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Truck Driving Championships (travel and attendance costs)</td>
<td>Yes, If the State is judging and providing an education or outreach component</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Tuition for training (project related)</td>
<td>Yes</td>
<td>Yes, if specifically included in an approved project plan and budget</td>
<td>Yes</td>
</tr>
<tr>
<td>EXPENSE</td>
<td>MCSAP</td>
<td>HIGH PRIORITY</td>
<td>HP - INNOVATIVE TECHNOLOGY DEPLOYMENT RELATED PROJECTS</td>
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</tr>
<tr>
<td>Uniforms</td>
<td>Yes</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Utility Costs (e.g., electric, gas, water, etc.)</td>
<td>Yes, If not included in approved indirect cost rate</td>
<td>No</td>
<td>Yes, If not included in approved indirect cost rate</td>
</tr>
<tr>
<td>Vehicles (new)</td>
<td>Yes</td>
<td>Yes, if non-MCSAP Lead Agency, or, for lead agencies, with strong supporting justification</td>
<td>No</td>
</tr>
<tr>
<td>Vehicle Depreciation Costs (only in lieu of vehicle usage costs)</td>
<td>Yes</td>
<td>Yes, if non-MCSAP Lead Agency, or, for lead agencies, with strong supporting justification</td>
<td>No</td>
</tr>
<tr>
<td>Vehicle Fluids (e.g., oil, antifreeze, transmission fluid, etc.)</td>
<td>Yes</td>
<td>Yes</td>
<td>No</td>
</tr>
<tr>
<td>Vehicle Lease Costs (allowable only up to the cost of vehicle if it were to be purchased)</td>
<td>Yes</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>EXPENSE</td>
<td>MCSAP</td>
<td>HIGH PRIORITY</td>
<td>HP - INNOVATIVE TECHNOLOGY DEPLOYMENT RELATED PROJECTS</td>
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</tr>
<tr>
<td>Vehicle Maintenance (e.g., routine oil changes, etc. if not part of the Indirect Cost Rate or included in the lease, purchase of the vehicle or vehicle usage rate.)</td>
<td>Yes</td>
<td>Yes</td>
<td>No</td>
</tr>
<tr>
<td>Vehicle Repair (collision)</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Vehicle Repair (non-collision) if not part of the Indirect Cost Rate or included in the lease or purchase of the vehicle.</td>
<td>Yes</td>
<td>Yes</td>
<td>No</td>
</tr>
<tr>
<td>Vehicle Replacement (collision)</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Vehicle Usage Cost (usage rate per mile only in lieu of vehicle depreciation costs)</td>
<td>Yes</td>
<td>Yes, if non-MCSAP Lead Agency, or, for lead agencies, with strong supporting justification</td>
<td>No</td>
</tr>
<tr>
<td>Virtual Weigh Stations</td>
<td>No</td>
<td>No</td>
<td>Yes</td>
</tr>
<tr>
<td>EXPENSE</td>
<td>MCSAP</td>
<td>HIGH PRIORITY</td>
<td>HP - INNOVATIVE TECHNOLOGY DEPLOYMENT RELATED PROJECTS</td>
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</tr>
<tr>
<td>Watering and Lawn Care (maintenance of facility)</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Weapons</td>
<td>Yes, as required by department for all sworn personnel</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Weigh-in-Motion (WIM) Scales (fixed or portable)</td>
<td>No</td>
<td>No</td>
<td>Yes</td>
</tr>
<tr>
<td>Workman's Compensation (see OMB Circular 2 CFR 200.431 for guidance)</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
</tr>
</tbody>
</table>
## Appendix B: Common Abbreviations

<table>
<thead>
<tr>
<th>Abbreviation</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>A&amp;I</td>
<td>Analysis and Information Online</td>
</tr>
<tr>
<td>BASICs</td>
<td>Behavior Analysis and Safety Improvement Categories</td>
</tr>
<tr>
<td>BE</td>
<td>Border Enforcement</td>
</tr>
<tr>
<td>CDL</td>
<td>Commercial Driver’s License</td>
</tr>
<tr>
<td>CDLIS</td>
<td>Commercial Driver’s License Information System</td>
</tr>
<tr>
<td>CDLPI</td>
<td>Commercial Driver’s License Program Implementation</td>
</tr>
<tr>
<td>CFDA</td>
<td>Catalog of Federal Domestic Assistance</td>
</tr>
<tr>
<td>CMV</td>
<td>Commercial Motor Vehicle</td>
</tr>
<tr>
<td>CVISN</td>
<td>Commercial Vehicle Information Systems and Networks (replaced by ITD)</td>
</tr>
<tr>
<td>CVSA</td>
<td>Commercial Vehicle Safety Alliance</td>
</tr>
<tr>
<td>CVSP</td>
<td>Commercial Vehicle Safety Plan</td>
</tr>
<tr>
<td>eCVSP</td>
<td>Electronic Commercial Vehicle Safety Plan</td>
</tr>
<tr>
<td>eFOTM</td>
<td>Electronic Field Operations Training Manual</td>
</tr>
<tr>
<td>FAST Act</td>
<td>Fixing America’s Surface Transportation Act</td>
</tr>
<tr>
<td>FHWA</td>
<td>Federal Highway Administration</td>
</tr>
<tr>
<td>FMCSA</td>
<td>Federal Motor Carrier Safety Administration</td>
</tr>
<tr>
<td>FMCSR</td>
<td>Federal Motor Carrier Safety Regulations</td>
</tr>
<tr>
<td>HM</td>
<td>Hazardous Material</td>
</tr>
<tr>
<td>HMR</td>
<td>Hazardous Material Regulations</td>
</tr>
<tr>
<td>HOS</td>
<td>Hours of Service</td>
</tr>
<tr>
<td>HP</td>
<td>High Priority</td>
</tr>
<tr>
<td>ISS</td>
<td>Inspection Selection System</td>
</tr>
<tr>
<td>ITD</td>
<td>Innovative Technology Deployment</td>
</tr>
<tr>
<td>MAP-21</td>
<td>Moving Ahead for Progress in the 21\textsuperscript{st} Century Act</td>
</tr>
<tr>
<td>MCMIS</td>
<td>Motor Carrier Management Information System</td>
</tr>
<tr>
<td>MCSAP</td>
<td>Motor Carrier Safety Assistance Program</td>
</tr>
<tr>
<td>NAS</td>
<td>North American Standard</td>
</tr>
<tr>
<td>NGA</td>
<td>Notice of Grant Award</td>
</tr>
<tr>
<td>NHTSA</td>
<td>National Highway Traffic Safety Administration</td>
</tr>
<tr>
<td>NOFA</td>
<td>Notice of Funding Availability</td>
</tr>
<tr>
<td>PRISM</td>
<td>Performance and Registration Information Systems Management</td>
</tr>
<tr>
<td>PSP</td>
<td>Pre-employment Screening Program</td>
</tr>
<tr>
<td>RDR</td>
<td>Request for Data Review</td>
</tr>
<tr>
<td>SAFETEA-LU</td>
<td>Safe, Accountable, Flexible, Efficient Transportation Equity Act: A Legacy for Users</td>
</tr>
<tr>
<td>SDLA</td>
<td>State Driver Licensing Agency</td>
</tr>
<tr>
<td>SMS</td>
<td>Safety Measurement System</td>
</tr>
<tr>
<td>USDOT</td>
<td>U.S. Department of Transportation</td>
</tr>
</tbody>
</table>
Appendix C: MCP-Related Resources

Analysis and Information Online (A&I): A&I is FMCSA’s online resource center for analytical data, statistics, recent studies, and reports on truck and bus safety. A&I also includes a link to the eCVSP for a MCSAP lead agency.  [https://ai.fmcsa.dot.gov/]

Catalog of Federal Domestic Assistance (CFDA): The CFDA public site provides a full listing of all Federal programs available to State and local governments (including the District of Columbia); Federally-recognized Indian tribal governments; Territories (and possessions) of the United States; domestic public, quasi-public, and private profit and nonprofit organizations and institutions; specialized groups; and individuals.  [www.cfda.gov]

DataQs: DataQs is FMCSA’s national motor carrier safety data correction system which States must participate in as a condition of receiving MCSAP grant funding. The DataQs system helps FMCSA and State Partners review and resolve data quality inquiries. By following the procedures and best practices for DataQs, Federal and State data quality analysts help FMCSA increase data integrity and consistency.  [https://dataqs.fmcsa.dot.gov/]

Fixing America’s Surface Transportation Act (FAST Act): The FAST Act is the U.S. Department of Transportation’s law that authorized $305 billion (over fiscal years 2016 through 2020) for highway, highway and motor vehicle safety, public transportation, motor carrier safety, hazardous materials safety, rail, and research, technology, and statistics programs. The FMCSA authority is located in Title VI of the FAST Act.  [https://www.congress.gov/114/bills/hr22/BILLS-114hr22enr.pdf]

FMCSA Grant Management Website: This site contains standard forms, the grantee grants management manual, job aides, grant administrative training aides, and the terms and conditions for FMCSA awards.  [www.fmcsa.dot.gov/mission/grants]

FMCSA Grant and Program Regulations:  [https://www.fmcsa.dot.gov/regulations/title49/part/350]

Grants.gov: This is the public location where FMCSA publishes application announcements (commonly called the Notice of Funding Availability, or NOFA) and related application submission information.  [www.grants.gov]

National Registry of Certified Medical Examiners (National Registry): All commercial drivers whose current medical certificate expires on or after May 21, 2014, at expiration of that certificate must be examined by a medical professional listed on the National Registry of Certified Medical Examiners. Only medical examiners that have completed training and successfully passed a test on FMCSA's physical qualification standards will be listed on the National Registry.  [https://nationalregistry.fmcsa.dot.gov/]

Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards: Commonly called "Uniform Guidance" is a government-wide framework for grants management which synthesizes and supersedes guidance from earlier Office of Management and Budget (OMB) circulars.  [http://www.ecfr.gov/cgi-bin/text-idx?tpl=/ecfrbrowse/Title02/2cfr200_main_02.tpl]
## Appendix D: MCSAP Grant Overview

<table>
<thead>
<tr>
<th>Program Name:</th>
<th>Motor Carrier Safety Assistance Program Grant <em>(Abbreviation: MCSAP)</em></th>
</tr>
</thead>
<tbody>
<tr>
<td>Assistance Type:</td>
<td>Formula grants</td>
</tr>
<tr>
<td><strong>Catalog for Domestic Assistance Number:</strong></td>
<td><strong>20.218</strong></td>
</tr>
<tr>
<td>Purpose:</td>
<td>Reduce the number and severity of crashes and hazardous materials incidents involving CMVs through consistent, uniform, and effective CMV safety programs.</td>
</tr>
<tr>
<td>Applicant Eligibility Requirements:</td>
<td>Eligible for State MCSAP lead agencies (as designated by the Governor), defined by 49 U.S.C. § 31101 in each State, the District of Columbia, Puerto Rico, the Virgin Islands, American Samoa, Guam, and the Commonwealth of Northern Mariana Islands.</td>
</tr>
<tr>
<td>Core Objectives:</td>
<td>Enforce regulations, conduct roadside inspections, and review motor carriers' compliance and prevent unsafe motor carrier practices. Eliminate varied State regulatory efforts and establish a uniform and reciprocal system of laws and regulations based on the FMCSRs and HMRs. Develop, promote, and manage activities within the program’s eight National Priorities.</td>
</tr>
<tr>
<td>Funding Availability and Grant Period of Performance:</td>
<td>Funds obligated remain available for the fiscal year in which they were obligated and the next full fiscal year. FMCSA uses its contract authority to make the grant effective date October 1 of the fiscal year; however, FMCSA is not responsible for any monies expended outside the scope of the grant agreement or prior to the award period of performance start date.</td>
</tr>
<tr>
<td>Match/Cost Share Requirements:</td>
<td>85% of the total project cost is borne by the Federal government and 15% by the grantee.</td>
</tr>
<tr>
<td>Maintenance of Effort (MOE) Requirements:</td>
<td>MOE required in 49 U.S.C. § 31102(f), as amended. States have to submit CVSP and agree to conditions listed in 49 USC § 31102(c), as amended.</td>
</tr>
</tbody>
</table>
## Appendix E: HP Grant Overview

<table>
<thead>
<tr>
<th>Program Name:</th>
<th>MCSAP High Priority Grant Program</th>
</tr>
</thead>
<tbody>
<tr>
<td>(Abbreviation: HP)</td>
<td></td>
</tr>
</tbody>
</table>

| Assistance Type:                      | Discretionary grants and cooperative agreements |

| Catalog for Domestic Assistance Number: | 20.237 [Reserved]; see 20.218 for current HP description |

| Purpose:                              | Under HP: Support, enrich, and augment CMV safety programs through partnerships with States, local governments, Federally recognized Indian tribes, other political jurisdictions, and other persons to carry out high priority activities and projects. |

| Applicant Eligibility Requirements:   | States, local governments, Federally recognized Indian tribes, other political jurisdictions, and any person. |


| Core Objectives:                      | Implement, promote, and maintain national programs to improve CMV safety; increase compliance with CMV safety regulations; increase public awareness about CMV safety; provide education on CMV safety and related issues; and demonstrate new safety related technologies. |

| Funding Availability and Grant Period of Performance: | Funds obligated remain available for the fiscal year in which they are awarded and for the next two fiscal years.  
The period of performance begins and ends on the date indicated in the grant agreement notice of grant award. Recipients are eligible to request project extensions from FMCSA, provided that the total period of performance does not exceed the fiscal year of award plus two fiscal years. |

| Match/Cost Share Requirements:         | 85% of the total project cost is borne by the Federal government and 15% by the grantee. |

| Maintenance of Effort (MOE) Requirements: | None. |
## Appendix F: HP-ITD Grant Overview

<table>
<thead>
<tr>
<th>Program Name:</th>
<th>High Priority - Information Technology Deployment Grant Program <em>(Abbreviation: ITD)</em></th>
</tr>
</thead>
<tbody>
<tr>
<td>Assistance Type:</td>
<td>Discretionary grants and cooperative agreements</td>
</tr>
<tr>
<td><strong>Catalog for Domestic Assistance Number:</strong></td>
<td>20.237 [Reserved]; see 20.237 for current ITD description</td>
</tr>
<tr>
<td>Purpose:</td>
<td>Advance technological capability and promote deployment of intelligent transportation system applications (CMV, carrier, and driver) as well as support/maintain CMV information systems and networks.</td>
</tr>
<tr>
<td>Applicant Eligibility Requirements:</td>
<td>States, the District of Columbia, Puerto Rico, the U.S. Virgin Islands, American Samoa, Guam, and the Commonwealth of Northern Mariana Islands.</td>
</tr>
<tr>
<td>Core Objectives:</td>
<td>Link Federal and State motor carrier safety information systems; improve safety and productivity of CMVs and drivers; and reduce costs associated with CMV operation and Federal/State CMV regulatory requirements.</td>
</tr>
<tr>
<td><strong>Funding Availability and Grant Period of Performance:</strong></td>
<td>Funds obligated remain available for the fiscal year in which they are obligated and for the next four fiscal years. The period of performance begins and ends on the date indicated in the grant agreement notice of grant award. Recipients are eligible to request project extensions from FMCSA, provided that the total period of performance does not exceed the fiscal year in which the funds were obligated and the next four fiscal years.</td>
</tr>
<tr>
<td>Match/Cost Share Requirements:</td>
<td>85% of the total project cost is borne by the Federal government and 15% by the grantee.</td>
</tr>
<tr>
<td>Maintenance of Effort (MOE) Requirements:</td>
<td>None.</td>
</tr>
</tbody>
</table>
Appendix G: Certification of MCSAP Conformance (State Certification) Format

I (name), (title), on behalf of the State (or Commonwealth) of (State), as requested by the Administrator as a condition of approval of a grant under the authority of 49 U.S.C. § 31102, as amended, do hereby certify as follows:

1. The State has adopted commercial motor carrier and highway hazardous materials safety regulations, standards and orders that are compatible with the FMCSRs and the HMRs, and the standards and orders of the Federal Government.

2. The State has designated (name of Lead State Agency) as the Lead State Agency to administer the Commercial Vehicle Safety Plan throughout the State for the grant sought and (names of agencies) to perform defined functions under the CVSP. The Lead State Agency has the legal authority, resources, and qualified personnel necessary to enforce the State’s commercial motor carrier, driver, and highway hazardous materials safety laws, regulations, standards, and orders.

3. The State will obligate the funds or resources necessary to provide a matching share to the Federal assistance provided in the grant to administer the plan submitted and to enforce the State's commercial motor carrier safety, driver, and hazardous materials laws, regulations, standards, and orders in a manner consistent with the approved plan.

4. The laws of the State provide the State's enforcement officials right of entry (or other method a State may use that is adequate to obtain the necessary information) and inspection sufficient to carry out the purposes of the CVSP, as approved, and provide that the State will grant maximum reciprocity for inspections conducted pursuant to the North American Standard Inspection procedure, through the use of a nationally accepted system allowing ready identification of previously inspected CMVs.

5. The State requires that all reports relating to the program be submitted to the appropriate State agency or agencies, and the State will make these reports available, in a timely manner, to the FMCSA on request.

6. The State has uniform reporting requirements and uses FMCSA designated forms for record keeping, inspection, and other enforcement activities.

7. The State has in effect a requirement that registrants of CMVs demonstrate their knowledge of the applicable Federal or State CMV safety laws or regulations.

8. The State must ensure that the total expenditure of amounts of the Lead State Agency will be maintained at a level of effort each fiscal year in accordance with 49 CFR 350.301.

9. The State will ensure that MCSAP funded enforcement of activities under 49 CFR 350.309 will not diminish the effectiveness of the development and implementation of the programs to improve motor carrier, CMV, and driver safety.
10. The State will ensure that CMV size and weight enforcement activities funded with MCSAP funds will not diminish the effectiveness of other CMV safety enforcement programs.

11. The State will ensure that violation sanctions imposed and collected by the State are consistent, effective, and equitable.

12. The State will (1) establish and dedicate sufficient resources to a program to provide FMCSA with accurate, complete, and timely reporting of motor carrier safety information that includes documenting the effects of the State's CMV safety programs; (2) participate in a national motor carrier safety data correction program (DataQs); (3) participate in appropriate FMCSA systems including information technology and data systems; and (4) ensure information is exchanged in a timely manner with other States.

13. The State will ensure that the CVSP, data collection, and information data systems are coordinated with the State highway safety improvement program under sec. 148(c) of title 23, U.S. Code. The name of the Governor's highway safety representative (or other authorized State official through whom coordination was accomplished) is __________. (Name)

14. The State has undertaken efforts to emphasize and improve enforcement of State and local traffic laws as they pertain to CMV safety.

15. The State will ensure that it has departmental policies stipulating that roadside inspections will be conducted at locations that are adequate to protect the safety of drivers and enforcement personnel.

16. The State will ensure that MCSAP-funded personnel, including sub-grantees, meet the minimum Federal standards set forth in 49 CFR part 385, subpart C for training and experience of employees performing safety audits, compliance reviews, or driver/vehicle roadside inspections.

17. The State will enforce registration (i.e., operating authority) requirements under 49 U.S.C 13902, 31134, and 49 CFR § 392.9a by prohibiting the operation of any vehicle discovered to be operating without the required registration or beyond the scope of the motor carrier's registration.


19. The State will include, in the training manual for the licensing examination to drive a non-CMV and the training manual for the licensing examination to drive a CMV, information on best practices for safe driving in the vicinity of noncommercial and commercial motor vehicles.

20. The State will conduct comprehensive and highly visible traffic enforcement and CMV safety inspection programs in high-risk locations and corridors.
21. The State will ensure that, except in the case of an imminent or obvious safety hazard, an inspection of a vehicle transporting passengers for a motor carrier of passengers is conducted at a bus station, terminal, border crossing, maintenance facility, destination, or other location where motor carriers may make planned stops (excluding a weigh station).

22. The State will transmit to its roadside inspectors the notice of each Federal exemption granted pursuant to 49 U.S.C. § 31315(b) and 49 CFR 390.32 and 390.25 as provided to the State by FMCSA, including the name of the person granted the exemption and any terms and conditions that apply to the exemption.

23. Except for a territory of the United States, the State will conduct safety audits of interstate and, at the State's discretion, intrastate new entrant motor carriers under 49 U.S.C. § 31144(g). The State must verify the quality of the work conducted by a third party authorized to conduct safety audits under 49 U.S.C. §31144(g) on its behalf, and the State remains solely responsible for the management and oversight of the activities.

24. The State will fully participate in the performance and registration information systems management program under 49 U.S.C. §31106(b) not later than October 1, 2020, or demonstrates to FMCSA an alternative approach for identifying and immobilizing a motor carrier with serious safety deficiencies in a manner that provides an equivalent level of safety.

25. In the case of a State that shares a land border with another country, the State may conduct a border CMV safety program focusing on international commerce that includes enforcement and related projects or will forfeit all MCSAP funds based on border-related activities.

26. In the case that a State meets all MCSAP requirements and funds operation and maintenance costs associated with innovative technology deployment with MCSAP funds, the State agrees to comply with the requirements established in 49 CFR 350.319 and 350.329

Date ______________________________________________________________________

Signature ____________________________________________________________________
Appendix H: High Priority - ITD (formerly CVISN) Cost Eligibility Table

The list below includes typical activities and costs associated with ITD activities funded by the Federal Motor Carrier Safety Administration. This list is not necessarily exhaustive. The FMCSA may authorize funding for other activities/costs.

<table>
<thead>
<tr>
<th>PROGRAM AREA</th>
<th>PROGRAM ELEMENT</th>
<th>ELIGIBLE ACTIVITIES/COSTS</th>
</tr>
</thead>
<tbody>
<tr>
<td>PLANNING</td>
<td>Core ITD Program Plan/Top-Level Design (PP/TLD)</td>
<td>Update Core ITD PP/TLD</td>
</tr>
<tr>
<td>PROGRAM MANAGEMENT</td>
<td>Program Management</td>
<td>ITD Program Manager salaries and/or services</td>
</tr>
<tr>
<td></td>
<td>System Architect</td>
<td>ITD System Architect salaries and/or services</td>
</tr>
<tr>
<td></td>
<td>Training, Workshops, and Peer-to-Peer information exchange</td>
<td>ITD training/workshop/peer-to-peer participation Registration fees Travel</td>
</tr>
<tr>
<td>CORE ITD ELECTRONIC CREDENTIALING</td>
<td>Electronic Credentialing for International Registration Plan (IRP)</td>
<td>IRP/IFTA Credentialing System Project Management</td>
</tr>
<tr>
<td></td>
<td>and/or</td>
<td>Request for proposals (RFP) development/issuance</td>
</tr>
<tr>
<td></td>
<td>Electronic Credentialing for International Fuel Tax Agreement (IFTA)</td>
<td>Computer hardware and network connections</td>
</tr>
<tr>
<td></td>
<td></td>
<td>User interface</td>
</tr>
<tr>
<td></td>
<td></td>
<td>System database</td>
</tr>
<tr>
<td></td>
<td></td>
<td>System interface to/from CVIEW or equivalent</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Electronic payment interface for IRP/IFTA</td>
</tr>
<tr>
<td></td>
<td></td>
<td>System maintenance/license fees</td>
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<tr>
<td></td>
<td></td>
<td>Software replacement/upgrade</td>
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<tr>
<td></td>
<td></td>
<td>Hardware replacement/upgrade</td>
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<tr>
<td></td>
<td></td>
<td>User training/documentation</td>
</tr>
<tr>
<td></td>
<td>IRP Clearinghouse</td>
<td>IRP Clearinghouse fees</td>
</tr>
<tr>
<td></td>
<td></td>
<td>System interface to/from IRP</td>
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<tr>
<td></td>
<td></td>
<td>System interface to/from CVIEW</td>
</tr>
<tr>
<td>PROGRAM AREA</td>
<td>PROGRAM ELEMENT</td>
<td>ELIGIBLE ACTIVITIES/COSTS</td>
</tr>
<tr>
<td>----------------------------------</td>
<td>------------------------------------------------------</td>
<td>------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>CORE ITD ELECTRONIC CREDENTIALING</td>
<td>IFTA Clearinghouse</td>
<td>IFTA Clearinghouse fees</td>
</tr>
<tr>
<td></td>
<td></td>
<td>IFTA Regional Processing Center (RPC) fees</td>
</tr>
<tr>
<td></td>
<td></td>
<td>System interface to/from IFTA</td>
</tr>
<tr>
<td></td>
<td></td>
<td>System interface to/from CVIEW</td>
</tr>
<tr>
<td></td>
<td>Commercial Vehicle Information Exchange Window (CVIEW)</td>
<td>Project management</td>
</tr>
<tr>
<td></td>
<td></td>
<td>RFP development/issuance</td>
</tr>
<tr>
<td></td>
<td></td>
<td>System requirements/design</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Computer hardware and network connections</td>
</tr>
<tr>
<td></td>
<td></td>
<td>CVIEW database and application</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Interfaces to/from Federal systems (e.g., SAFER)</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Interfaces to/from State systems (e.g., IRP, IFTA)</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Laptop computers, modems</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Air cards, signal boosters, antennas, mounts</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Query interface(s) (e.g., enforcement, motor carriers, credentialing staff)</td>
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<tr>
<td></td>
<td></td>
<td>Wireless connectivity usage fees</td>
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<tr>
<td></td>
<td></td>
<td>System maintenance/license fees</td>
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<td></td>
<td></td>
<td>Software replacement/upgrade</td>
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<tr>
<td></td>
<td></td>
<td>Hardware replacement/upgrade</td>
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<tr>
<td></td>
<td></td>
<td>User training/documentation</td>
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<td></td>
<td>ASPEN</td>
<td>Laptop computers, modems</td>
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<tr>
<td></td>
<td></td>
<td>Air cards, signal boosters, antennas, mounts</td>
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<tr>
<td></td>
<td></td>
<td>User training/documentation</td>
</tr>
<tr>
<td>PROGRAM AREA</td>
<td>PROGRAM ELEMENT</td>
<td>ELIGIBLE ACTIVITIES/COSTS</td>
</tr>
<tr>
<td>--------------</td>
<td>-----------------</td>
<td>--------------------------</td>
</tr>
</tbody>
</table>
| CORE ITD ELECTRONIC SCREENING | Screening at Fixed or Mobile Site | Project Management  
RFP development/issuance  
Facility requirements/design  
Computer hardware and screening software  
Transponder reader(s)/transmitters (multiple readers are required per site)  
Overhead signage  
Infrastructure to accommodate screening system (e.g., communication, power, mast arms, roadside cabinets)  
Interface to/from CVIEW or equivalent  
Interface to/from SAFER/PRISM  
Interface from weigh-in-motion (WIM) system  
Scale house or mobile user interface  
Wireless connectivity usage fees  
Transponders and transponder admin system  
WIM sensors/scales (if an integral component of safety system)  
E-Screening program fees  
System maintenance/license fees  
Software or hardware replacement/upgrade  
User training/documentation |
## Appendix H— ITD Eligible Activities/Costs

<table>
<thead>
<tr>
<th>PROGRAM AREA</th>
<th>PROGRAM ELEMENT</th>
<th>ELIGIBLE ACTIVITIES/COSTS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Planning</td>
<td>Expanded ITD Program Plan/Top-Level Design (PP/TLD)</td>
<td>Develop/update Expanded ITD PP/TLD</td>
</tr>
<tr>
<td>Program Management</td>
<td>Program Management</td>
<td>ITD Program Manager salaries and/or services</td>
</tr>
<tr>
<td></td>
<td>System Architect</td>
<td>ITD System Architect salaries and/or services</td>
</tr>
<tr>
<td></td>
<td>Training, Workshops, and Peer-to-Peer information exchange</td>
<td>ITD training/workshop/peer-to-peer participation Registration fees Travel</td>
</tr>
<tr>
<td>Expended ITD Electronic</td>
<td>Electronic Credentialing for Over Size/Over Weight (OS/OW) Permitting</td>
<td>OS/OW Permitting System Project management RFP development/issuance System requirements/design Computer hardware and network connections User interface System database Routing module System interface to/from CVIEW or equivalent System interfaces to other credentialing systems (e.g., IRP, IFTA) Electronic payment interface for OS/OW permitting System maintenance/license fees Software replacement/upgrade mobile Hardware replacement/upgrade User training/documentation</td>
</tr>
</tbody>
</table>
## Appendix H—ITD Eligible Activities/Costs

<table>
<thead>
<tr>
<th>PROGRAM AREA</th>
<th>PROGRAM ELEMENT</th>
<th>ELIGIBLE ACTIVITIES/COSTS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Expanded ITD</td>
<td>Electronic Credentialing for Unified Carrier Registration (UCR)</td>
<td>UCR Credentialing System RFP development/issuance System requirements/design Computer hardware and network connections System database System interface to/from CVIEW or equivalent System interface to SAFER Electronic payment interface for UCR System maintenance/license fees Software or hardware replacement/upgrade User training/documentation</td>
</tr>
<tr>
<td>Intrastate Vehicle Registration/Other Intrastate Credentials</td>
<td>Intrastate Vehicle Registration/Other Intrastate Credentialing System Project management RFP development/issuance System requirements/design Computer hardware and network connections User interface System database System interface to/from CVIEW or equivalent Electronic payment interface for credential System maintenance/license fees Software replacement/upgrade Hardware replacement/upgrade User training/documentation</td>
<td></td>
</tr>
</tbody>
</table>
### Appendix H— ITD Eligible Activities/Costs

<table>
<thead>
<tr>
<th>PROGRAM AREA</th>
<th>PROGRAM ELEMENT</th>
<th>ELIGIBLE ACTIVITIES/COSTS</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Expanded ITD</strong></td>
<td><strong>Electronic Credentialing Portal</strong></td>
<td>Credentialing Portal/Single Sign-on Portal</td>
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<tr>
<td></td>
<td></td>
<td>Project management</td>
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<td></td>
<td>RFP development/issuance</td>
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<td></td>
<td>System requirements/design</td>
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<td></td>
<td>Computer hardware and network connections</td>
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<td>User interface</td>
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<td>System database</td>
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<td></td>
<td>Single Sign-on functionality</td>
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<td></td>
<td>Interfaces to/from State system (e.g., IRP, IFTA, CVIEW)</td>
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<td></td>
<td>Interfaces to/from outside credentialing systems (e.g., UCR, vendor website)</td>
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<td></td>
<td></td>
<td>Electronic payment interface for credentials</td>
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<td></td>
<td></td>
<td>System maintenance/license fees</td>
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<tr>
<td></td>
<td></td>
<td>Software or hardware replacement/upgrade</td>
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<td></td>
<td></td>
<td>User training/documentation</td>
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<tr>
<td><strong>Expanded ITD</strong></td>
<td><strong>Hazardous Material (HM) Credentialing</strong></td>
<td>HM Credentialing System</td>
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<td></td>
<td>Project management</td>
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<td></td>
<td>RFP development/issuance</td>
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<td></td>
<td>System requirements/design</td>
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<td></td>
<td>Computer hardware and network connections</td>
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<td>User interface</td>
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<td>System database</td>
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<td></td>
<td>Interfaces to/from State systems (e.g., IRP, IFTA, CVIEW)</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Interfaces to/from outside credentialing systems (e.g., UCR, vendor website)</td>
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<tr>
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<td></td>
<td>Electronic payment interface for HM credentials</td>
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<tr>
<td></td>
<td></td>
<td>System maintenance/license fees</td>
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<td></td>
<td></td>
<td>Software or hardware replacement/upgrade</td>
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<td></td>
<td></td>
<td>User training/documentation</td>
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</tbody>
</table>
## Innovative Technology Deployment (ITD)

<table>
<thead>
<tr>
<th>PROGRAM AREA</th>
<th>PROGRAM ELEMENT</th>
<th>ELIGIBLE ACTIVITIES/COSTS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Expanded ITD</td>
<td>Smart Roadside</td>
<td>Project Management</td>
</tr>
<tr>
<td></td>
<td></td>
<td>RFP development/issuance</td>
</tr>
<tr>
<td></td>
<td></td>
<td>System requirements/design</td>
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<td></td>
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<td>Computer hardware</td>
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<td></td>
<td></td>
<td>Screening software</td>
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<td></td>
<td>Interface to/from CVIEW or equivalent</td>
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<tr>
<td></td>
<td></td>
<td>Interface to/from SAFER/PRISM</td>
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<tr>
<td></td>
<td></td>
<td>Warning/citation generation system</td>
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<tr>
<td></td>
<td></td>
<td>Historical size and weight compliance database</td>
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<tr>
<td></td>
<td>Virtual Weigh/Inspection Station (VWS)</td>
<td>VWS Infrastructure (e.g., communication, power, poles, roadside cabinets)</td>
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<td></td>
<td></td>
<td>WIM sensors/scales</td>
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<td></td>
<td></td>
<td>Dimensional sensors</td>
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<tr>
<td></td>
<td></td>
<td>Camera (digital imaging) system</td>
</tr>
<tr>
<td></td>
<td></td>
<td>License plate reader and Optical Character Recognition (OCR) system</td>
</tr>
<tr>
<td></td>
<td></td>
<td>USDOT number reader and OCR system</td>
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<tr>
<td></td>
<td></td>
<td>Transponder reader/transmitter</td>
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<tr>
<td></td>
<td></td>
<td>Transponder ID repository</td>
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<tr>
<td></td>
<td></td>
<td>Thermal imaging and other safety-related technologies</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Scale house user interface</td>
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<tr>
<td></td>
<td></td>
<td>Mobile user interface</td>
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<tr>
<td></td>
<td></td>
<td>Laptop computers, modems</td>
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<tr>
<td></td>
<td></td>
<td>Wireless connectivity usage fees</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Driver identification system</td>
</tr>
<tr>
<td></td>
<td></td>
<td>System maintenance/license fees</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Software or hardware replacement/upgrade</td>
</tr>
<tr>
<td></td>
<td></td>
<td>User training/documentation</td>
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## Appendix H— ITD Eligible Activities/Costs

<table>
<thead>
<tr>
<th>PROGRAM AREA</th>
<th>PROGRAM ELEMENT</th>
<th>ELIGIBLE ACTIVITIES/COSTS</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Expanded ITD Smart Roadside (con’t)</strong></td>
<td>Augmented (Enhanced) Electronic Screening Site</td>
<td>Project management&lt;br&gt;RFP development/issuance&lt;br&gt;System requirements/design&lt;br&gt;Computer hardware&lt;br&gt;Screening software&lt;br&gt;Overhead signage&lt;br&gt;Infrastructure (e.g., communication, power, poles, roadside cabinets) to accommodate added functions&lt;br&gt;Interface to/from CVIEW or equivalent&lt;br&gt;Interface to/from SAFER/PRISM&lt;br&gt;WIM sensors/scales&lt;br&gt;Dimensional sensors&lt;br&gt;Camera (digital imaging) system&lt;br&gt;License plate reader and OCR system&lt;br&gt;USDOT number reader and OCR system&lt;br&gt;Thermal imaging and other safety-related technologies&lt;br&gt;System integration (with existing screening system)&lt;br&gt;Enhanced scale house user interface&lt;br&gt;System maintenance/license fees&lt;br&gt;Software and hardware replacement/upgrade&lt;br&gt;User training/documentation</td>
</tr>
</tbody>
</table>
## Appendix H—ITD Eligible Activities/Costs

### Innovative Technology Deployment (ITD)

<table>
<thead>
<tr>
<th>PROGRAM AREA</th>
<th>PROGRAM ELEMENT</th>
<th>ELIGIBLE ACTIVITIES/COSTS</th>
</tr>
</thead>
</table>
| Expanded ITD Smart Roadside (con’t) | Mobile Inspection Station | Project management  
RFP development/issuance  
System requirements/design  
Mobile inspection station vehicle and/or trailer  
Computer hardware  
Screening software  
Interface to/from CVIEW or equivalent  
Interface to/from SAFER/PRISM  
Portable message boards  
Portable WIM system  
Camera (digital imaging) system  
License plate reader and OCR system  
USDOT number reader and OCR system  
Thermal imaging and other safety-related technologies  
Reader mounts  
Workstation user interface  
Laptop computers, modems  
Wireless connectivity usage fees  
Air cards, signal boosters, antennas, mounts  
System maintenance/license fees  
Software replacement/upgrade  
Hardware replacement/upgrade  
User training/documentation |
## Appendix H—ITD Eligible Activities/Costs

### Innovative Technology Deployment (ITD)

#### ELIGIBLE EXPANDED DEPLOYMENT ACTIVITIES/COSTS

<table>
<thead>
<tr>
<th>PROGRAM AREA</th>
<th>PROGRAM ELEMENT</th>
<th>ELIGIBLE ACTIVITIES/COSTS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Expanded ITD</td>
<td>Roadside Communications (Roadside Data Access)</td>
<td>Project management&lt;br&gt;Requirements/design&lt;br&gt;Procurement&lt;br&gt;Mobile user interface&lt;br&gt;Laptop computers, modems&lt;br&gt;Wireless connectivity usage fees&lt;br&gt;Air cards, signal boosters, antennas, mounts&lt;br&gt;Ultra-high band radios, antennas</td>
</tr>
<tr>
<td>Safety Information Exchange</td>
<td>Exchanging Additional Safety Information</td>
<td>Each Pair of Systems Exchanging Safety Data&lt;br&gt;Project management&lt;br&gt;Requirements/design&lt;br&gt;System-to-system interfaces&lt;br&gt;Systems database modification&lt;br&gt;Computer hardware and network connections&lt;br&gt;Query interface(s) (e.g., enforcement, DOT safety staff)&lt;br&gt;System maintenance/license fees&lt;br&gt;Software replacement/upgrade&lt;br&gt;Hardware replacement/upgrade&lt;br&gt;User training/documentation</td>
</tr>
<tr>
<td></td>
<td>Ensureing Safety Data Quality</td>
<td>System error checking software&lt;br&gt;Data processing controls&lt;br&gt;Data refresh cycles&lt;br&gt;Updated user input forms&lt;br&gt;Rules/requirements for data entry</td>
</tr>
</tbody>
</table>

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### Appendix H—ITD Eligible Activities/Costs

<table>
<thead>
<tr>
<th>PROGRAM AREA</th>
<th>PROGRAM ELEMENT</th>
<th>ELIGIBLE ACTIVITIES/COSTS</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Expanded ITD Driver Information Sharing</strong></td>
<td>Driver Information/Photo Sharing</td>
<td>- Driver Licensing System Modification&lt;br&gt;- Project management&lt;br&gt;- Requirements/design&lt;br&gt;- System database modification&lt;br&gt;- Interfaces to/from Federal systems (e.g., Commercial Drivers Licensing Information System (CDLIS), criminal justice information network)&lt;br&gt;- Interfaces to/from State systems (e.g., vehicle registration, criminal justice information network, CVIEW)&lt;br&gt;- System maintenance/license fees&lt;br&gt;- Software replacement/upgrade&lt;br&gt;- User training/documentation</td>
</tr>
<tr>
<td></td>
<td>Enhanced CDL and Hours of Service Enforcement</td>
<td>- Project management&lt;br&gt;- Requirements/design&lt;br&gt;- Driver Licensing System database modification (to accommodate query requirements)&lt;br&gt;- Query Central interface (e.g., enforcement)&lt;br&gt;- Laptop computers, modems&lt;br&gt;- Wireless connectivity usage fees&lt;br&gt;- Air cards, signal boosters, antennas, mounts&lt;br&gt;- Ultra-high band radios, antennas</td>
</tr>
<tr>
<td>Other Projects</td>
<td>The above list summarizes the most common types of projects and associated components that are eligible for Expanded ITD funding. At the discretion of the FMCSA ITD Program Officer, other Intelligent Transportation System/Commercial Vehicle Operations (ITS/CVO) projects (e.g., real-time trucking parking systems, trucker 511 systems, vehicle-to-infrastructure (V2I) projects for curve speed warning, low bridge warnings, and work zones) are also eligible for Expanded CVISN funding.</td>
<td></td>
</tr>
<tr>
<td>Ongoing ITD Program Support</td>
<td>In addition to Expanded ITD activities, states may also choose to augment their Core ITD functionality, continue to pay for ongoing support and maintenance of a Core ITD system, and pay Clearinghouse and e-clearance program fees with Expanded ITD funding.</td>
<td></td>
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</table>
Appendix I: ITD PP/TLD Template

Core/Expanded ITD Program Plan and Top-Level Design

For the State of (INSERT STATE)

Insert Date
EXECUTIVE SUMMARY

[The Executive Summary should provide readers with a high-level understanding of the mission/purpose of the state’s Expanded ITD program. The summary should indicate the program’s relevance to the state, the role of the state’s agencies in program deployment, specific projects to be deployed, high-level budget and schedule information, and high-level system design. The Executive Summary also should note any other federal or state programs (e.g., PRISM, MCSAP, CDL, safety data improvement, border crossings) with which a state’s ITD program will be coordinated.

Optional high level diagrams and tables may be included at the state’s discretion, such as those shown in subsequent chapters.

Note: The System Design Diagram should represent the state systems that support the ITD architecture in your state. All the system labels or names used on the System Design Diagram should also be found on the Network Diagram, and they should be consistent.]
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   1.2 Background .................................................................................................................. 134
   1.3 Organization of this Document .................................................................................. 134

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   2.1 State Expanded ITD Goals ......................................................................................... 135
   2.2 Current Expanded ITD Related Activities/Projects ..................................................... 135
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1. Introduction

[The introduction should orient the reader to the purpose, scope, and contents of the document, and provide an overview of the purpose of the state’s Expanded ITD program. The introduction should be no more than 2-3 pages in length.]

1.1 Purpose and Scope of Document

[This subsection should describe the purpose of the document.]

1.2 Background

[This subsection should provide background information/context regarding the state’s Expanded ITD program. Elements of this section should include:

- Brief statement describing the national ITD program and the state’s commitment to deploying a program of projects to implement Expanded ITD capabilities.
- Overview of the state’s Core ITD deployment – including the date on which the state was certified as Core ITD compliant.
  - Overview of the state’s Expanded ITD program goals and objectives.
- Description of project team (e.g., lead agency, member agencies, motor carrier association, FHWA/FMCSA Division Offices, key participants, and key responsibilities (e.g., contact for each ITD agency, and key project responsibilities – coordination with other programs, project management, procurement).
- Reference to the relationship between the participating agencies (e.g., Memorandum of Understanding).
  - Business case (rationale) for the state’s participation in the Expanded ITD program – benefits that will be realized by motor carrier industry, by state agencies, and by the public through the state’s deployment of Expanded ITD functionality and/or augmented Core ITD capabilities.]

1.3 Organization of this Document

[This subsection should describe the remaining contents of the document. Each subsequent major section should be listed and described.]
2. Expanded ITD Program

This section should serve as a general introduction to the state’s Expanded ITD program. The section should identify the focus of the state’s Expanded ITD program (e.g., deploying Expanded ITD capabilities, re-deploying Core ITD capabilities, augmenting previously deployed Core ITD capabilities).

2.1 State Expanded ITD Goals

This section should list the state’s Expanded ITD goals and objectives building upon the goals and objectives established in the state’s ITS/CVO Business Plan, Core ITD Program Plan and Top-Level Design document(s).

2.2 Current Expanded ITD Related Activities/Projects

If applicable, this subsection should describe ongoing projects that are part of the state’s Expanded ITD program or projects that support the state’s Expanded ITD program.

2.3 Planned Expanded ITD Deployment Projects

This section should include a description of the Expanded ITD projects that the state is planning to deploy. The description should include an overview of project objectives, expected benefits, identification of lead agency, and high-level requirements for implementation. The description also should document how each project/operational scenario will operate from a user’s perspective (e.g., types of electronic payment accepted, how electronic credentialing systems will be accessed, how roadside personnel will query necessary data). Where applicable, the state also should identify key factors considered in the development of the project’s operational scenario (e.g., federal/state regulations, federal/state law, ITD program requirements, customer service considerations).

The format suggested below in Table 2-1 lends itself to inclusion in deployment funding applications and also helps the state in defining the steps/phases required for project implementation.
### Table 2-1 Project Description #1 [Repeat for each project]

**PROJECT NAME:**

**Project Objectives:**

**Project Benefits:**

- Benefits to the State:

- Benefits to the Motor Carrier Industry:

**Project Description:**

**Operational Scenario:**

**Lead (host) Agency:**

**Participating Agencies:**

**Key Functions to be Provided by Project/System:**

1. 

2. 

3. 

---

### 3. System Design

[The System Design section should present the proposed system design for the state’s Expanded ITD deployment. It is intended to provide an overview of the existing state and national systems/networks involved in the state’s Expanded ITD deployment, new...]

---
State Expanded ITD Program Plan / Top-Level Design

Template

systems/connectivity to be implemented to complete deployment, and a summary of the system changes required to implement Expanded ITD capabilities. This section also should define the interfaces required between/among systems and the interface documents (i.e., interface control documents) that will be followed and/or developed. This section is expected to be approximately 15 pages in length.

This section should define the interfaces required between/among state ITD systems and national information systems to facilitate cost estimation/schedule planning. This section should be approximately 10-20 pages in length and should especially focus on:

- Interfaces to the National ITS Architecture;
- Interfaces to the national and state ITD architectures; and
- Expanded ITD guidelines (to be provided by FMCSA as additional detail is known about the Expanded ITD capabilities).

3.1 Architecture Overview

This section should provide an overview of the state’s ITD architecture. It should summarize the key concepts (e.g., single sign-on for enforcement officers to access any information they need) that shape the design. It should summarize key aspects (e.g., Web services) of the approach chosen to implement the state’s Expanded ITD programs. It should include the System Design and State Computers and Networks diagrams (Figures 3-1 and 3-2), highlighting new and modified systems and networks. If the design proposed is not represented in or aligned with the National ITS Architecture and/or the ITD Architecture, explain how and why. If updates are needed to the National ITS Architecture and/or the ITD Architecture to achieve nationwide interoperability, please describe them in this section.

Figure 3-1. Expanded ITD System Design Diagram

This diagram should show the systems related to your Core ITD and Expanded ITD programs.

Figure 3-2. State Computers and Networks Diagram

This diagram should summarize the host computers and networks.

3.2 Description of System Components

This section should describe the state legacy systems involved in the Expanded ITD deployment, including the platform (e.g., mainframe, Oracle), whether it is a state or vendor-owned system, host network, current functions/interfaces, and functions/interface requirements under the ITD design. This information can be excerpted and incorporated into RFPs or work scopes for vendors, contractors, and in-
house staff in the deployment phase. This section also should describe the network environment for each agency.]

### 3.3 Project Design Elements

[This section should include a subsection for each of the state’s planned Expanded ITD deployment projects. For each project, a diagram showing the interface requirements (existing and planned) with other systems (state, national, and carrier) and the interface types that will be employed (where known) should be included. Identify where published standards apply. Identify other interface documents (e.g., interface control documents) that will be followed or developed. This section also should include a table indicating high-level system changes required, the magnitude of change (small, medium, large), and whether the state anticipates buying or “building” the change (See Table 3-1).]

#### Table 3-1 System Change Summary

<table>
<thead>
<tr>
<th>System</th>
<th>Description of Modifications Required</th>
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</table>
3.4 System Testing

[This section should present a high-level overview of the types of testing (e.g., system tests, interoperability tests, operational tests) that will be conducted as part of the state’s Expanded ITD program.]

4. Procurement Strategy/Products

[This section should document the products/services that the state may need to procure for each project. This section also should detail the state’s planned procurement strategy for all identified products/services (e.g., where RFPs will be required, where state contract or existing contracts might be used, where in-house development resources may be required). This section could consist of a table with a format similar to Table 4-1. This section is expected to be no more than 3-5 pages in length.]
## Table 4-1 Products/Procurement

<table>
<thead>
<tr>
<th>Procurement Item Group</th>
<th>Description of Procurement</th>
<th>Procurement Item</th>
<th>Category</th>
<th>Contracting Approach</th>
<th>Procurement Leader</th>
<th>Earliest Date Procurement Anticipated</th>
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</table>
5. Program Schedule

[This section should document the state’s planned deployment schedule. Where appropriate, a project should be segmented into its constituent “builds”, indicating the key milestones and sequence in which a project will be implemented. A graphic representing the proposed schedule also should be included. This section is expected to be no more than 3-5 pages in length.]

6. Program Budget

[This section should present an estimate of the total Expanded ITD implementation budget and should indicate the amount of federal and non-federal funding sources. The budget also should identify the sources of matching funds that will be used in support of federal ITD deployment funds. This section also should include the financial and state staff resources required to implement the state’s Expanded ITD program. This section is expected to be no more than 1-2 pages in length.]

Example:

<table>
<thead>
<tr>
<th>Projects</th>
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<tbody>
<tr>
<td>year</td>
<td>year</td>
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<p>| | | | | | |</p>
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<td>2013 Total $ 1,970,000</td>
<td>2015 Total $ 1,010,000</td>
<td></td>
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</table>
7. **Design/Deployment Issues**

[This section should highlight unresolved issues that have emerged during the state’s planning and design effort. The proposed method for addressing each issue also should be summarized. Issues could be project related, or related to resources, funding, or match capabilities. This section should serve as a placeholder for the state regarding issues in need of resolution prior to full deployment. It also serves as a means of notifying FMCSA reviewers of the fact that the state is actively considering these items and did not omit them in its design.]
Appendix J: Technical Guidance for Compliance with FMCSA’s Medical Certification and National Registry of Certified Medical Examiners Final Rules

<table>
<thead>
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<th>Medical Certification Final Rule Information</th>
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<td>Federal Register Publication Date:</td>
<td>December 1, 2008 [73 FR 73096]</td>
</tr>
<tr>
<td>Effective Date:</td>
<td>January 30, 2009</td>
</tr>
<tr>
<td>State Compliance Date (CDL Changes):</td>
<td>January 30, 2012</td>
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<tr>
<td>State Compliance Date (MCSAP Changes):</td>
<td>N/A</td>
</tr>
<tr>
<td>Commercial Driver License Holder Self-Certification Compliance Date:</td>
<td>January 30, 2014</td>
</tr>
<tr>
<td>Technical Amendments to Final Rule:</td>
<td>May 21, 2010 [75 FR 28499] and January 14, 2014 [79 FR 2377]</td>
</tr>
<tr>
<td>FMCSR Parts Affected:</td>
<td>49 CFR parts 383, 384, 390, and 391</td>
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</table>

<table>
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<tr>
<th>National Registry Final Rule Information</th>
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<tbody>
<tr>
<td>Federal Register Publication Date:</td>
<td>April 20, 2012 [77 FR 24104]</td>
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<td>Effective Date:</td>
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<tr>
<td>State Compliance Date:</td>
<td>May 21, 2015</td>
</tr>
<tr>
<td>FMCSR Parts Affected:</td>
<td>49 CFR parts 350, 383, 384, 390, and 391</td>
</tr>
</tbody>
</table>

**Rules Summary**

The Federal Motor Carrier Safety Regulations (FMCSRs) have been amended to require interstate commercial driver’s license (CDL) holders subject to the physical qualification requirements of the Federal Motor Carrier Safety Regulations (FMCSRs) to provide a current original or copy of their medical examiner’s certificates (MECs) to their State Driver Licensing Agency (SDLA). The SDLA must place certain data elements of the MEC on the driver’s Commercial Driver’s License Information System (CDLIS) motor vehicle record.

If there is no medical certification information on the driver’s CDLIS motor vehicle record, an enforcement officer may accept a current MEC as proof of medical certification until January 30, 2015 during a roadside inspection or at the carrier’s place of business during a New Entrant Safety Audit or investigation. After January 30, 2015, a driver should carry on his person a copy of the current MEC that was submitted to the SDLA for up to 15 days after the date it was issued as proof of medical certification. This allows time for the SDLA to update the driver history.
record. Although interstate non-excepted CDL drivers will no longer need to carry a copy of the MEC, drivers must continue to carry any skill performance evaluation (SPE) certificate or medical variance document on their person while on duty pursuant to 49 CFR § 391.41(a)(1)(ii).

The MEC documentation requirements apply only to CDL drivers who are also required to obtain a MEC from a medical examiner indicating that they are physically qualified to operate a commercial motor vehicle (CMV) in interstate commerce (the rule identifies these drivers as “interstate non-excepted”). By January 30, 2014, CDL drivers must certify that they meet the qualification requirements contained in 49 CFR part 391 to operate in interstate commerce by submitting their self-certification form to the SDLA. After January 30, 2015, CDL drivers must submit an original or copy of their MEC to their SDLA as proof of medical certification.

In addition to the medical certification requirements, FMCSA established a National Registry for all medical examiners (MEs) who conduct physical examinations for interstate CMV drivers. In order to be listed on the National Registry, MEs must:

- Complete certain training concerning FMCSA’s physical qualification standards;
- Pass a test to verify an understanding of those standards; and
- Maintain and demonstrate competence through periodic training and testing.

Beginning May 21, 2014, interstate drivers must be certified as physically qualified by MEs on the National Registry. SDLAs and enforcement officers will only accept as valid those MECs issued by MEs listed on the National Registry. Existing certificates issued to CMV drivers remain valid after that date until the expiration date.

**Maintenance of MCSAP Compatibility**

**Medical Certification**

Assuming your State is currently in compliance with its MCSAP grant agreement, you are not required to take any action to comply with the requirements of the medical certification final rule. The requirement for CDL drivers operating in non-excepted, interstate transportation to present a MEC to the SDLA is contained in part 383. States are not required to adopt 49 CFR part 383 as a condition of participation in MCSAP. Also, States are not required to place medical certification status information for intrastate CDL drivers on the CDLIS driver record, but may do so. If you do not place intrastate medical certification status information on the CDLIS driver record, the SDLA must continue to require intrastate CDL drivers subject to State medical certification requirements to carry either the original or a copy of the MEC (as required by your State) while on duty pursuant to 49 CFR § 391.41(a)(1)(i).

As a reminder, under current MCSAP compatibility requirements, a driver expected to operate entirely in intrastate commerce is subject to your State’s driver qualification requirements. This means that intrastate drivers must meet the intrastate driver qualification requirements adopted as a condition of MCSAP grant eligibility. State intrastate driver qualification requirements must be identical to or have the same effect as the federal regulations (i.e., 49 CFR parts 390 and 391) or fall within the established variances under 49 CFR § 350.341.
National Registry
To maintain MCSAP Basic and Incentive grant funding eligibility, States must adopt regulations that are compatible with the final National Registry regulations no later than May 21, 2015. See 77 FR at 24109-24110. Specifically, your State must adopt regulations that require all interstate and intrastate drivers that are subject to medical certification requirements to be examined by a ME on a registry of trained and certified MEs. Interstate drivers must use MEs from FMCSA’s National Registry. States are not required to establish their own registry if they choose to require intrastate operators to use a ME on the FMCSA National Registry.

If your State has variances from certain physical qualification requirements in effect for drivers operating CMVs in intrastate commerce, the State is not required to establish a separate registry of MEs that are trained and qualified to apply the State standards (49 CFR § 350.341(h)(3)). However, the State must adopt regulations or requirements to ensure that intrastate drivers receiving a variance in your State:

1. Meet the physical qualification requirements in subpart E of 49 CFR part 391 for CMV operators except for the specific condition(s) for which the State grants an intrastate variance allowed for in 49 CFR § 350.341; and

2. Are examined by MEs from FMCSA’s National Registry or the State’s intrastate ME registry if it chooses to create one, that are knowledgeable of the standards established by the State for the variance.

In both instances described above, if the State chooses to establish a separate intrastate registry it may not use MCSAP grant funds for the purpose of establishing that registry.

Exception
FMCSA will not add MEs from the jurisdictions listed below to the National Registry. FMCSA has concluded that it would be a significant financial burden for these jurisdictions to establish their own registry compatible with the National Registry. Because neither option is available to these jurisdictions, pursuant to 49 CFR §350.201(a), FMCSA waives the requirement that these jurisdictions require CMV drivers to be examined by an ME from FMCSA’s National Registry or the jurisdiction’s own ME registry. These jurisdictions must continue to impose medical qualification requirements compatible with 49 CFR parts 390 and 391.

The following jurisdictions are granted this exemption:
- American Samoa
- Commonwealth of Puerto Rico
- Commonwealth of Northern Mariana Islands
- Guam
- United States Virgin Islands
Appendix K: Technical Guidance for Compliance with FMCSA’s Unified Registration System Final Rule

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**Rule Summary**

We have amended our regulations to require interstate motor carriers, freight forwarders, brokers, intermodal equipment providers (IEPs), hazardous materials safety permit (HMSP) applicants, and cargo tank facilities under FMCSA jurisdiction to submit required registration and biennial update information to the Agency through a new online Unified Registration System (URS).

The implementation of this final rule will consolidate the following registration and information systems:

- The U.S. Department of Transportation (USDOT) identification number system;
- The 49 chapter 139 commercial registration (operating authority) system;
- The 49 U.S.C. § 13906 financial responsibility information system; and
- The service of process agent designation system (49 U.S.C. §§ 503 and 13304).

We will use the USDOT Number as the sole unique identifier for motor carriers, brokers, and freight forwarders subject to our regulations. Implementation of URS will discontinue issuance of separate MC, MX, and FF Numbers to those entities who register with FMCSA. Although this final rule does not require motor carriers to remove the obsolete numbers from their vehicles,
we do encourage carriers to omit these obsolete numbers when either purchasing new vehicles or repainting existing vehicles.

The URS final rule applies to every entity under FMCSA commercial and/or safety jurisdiction, except for Mexico-domiciled motor carriers seeking authority to operate beyond the border commercial zones. We excluded Mexico-domiciled long-haul carriers in the final rule due to the current cross-border long-haul trucking pilot program.

**Maintenance of MCSAP Compatibility**
To remain compatible with MCSAP requirements:

§ 390.3 – you must adopt the changes we made to this section no later than October 23, 2018. Specifically:

1. We revised § 390.3, General applicability, to remove references to § 390.19.
2. In paragraph 390.3(g)(4), we replaced a reference to § 390.19(a)(1) with a reference to § 390.201.
3. We revised Paragraph 390.3(h), Intermodal equipment providers, to remove a reference to a December 2009 compliance date.
4. We added paragraphs 390.3(i) and 390.3(j) to reference the safety regulations that are applicable to brokers and freight forwards required to register with FMCSA.
5. We added paragraph 390.3(k) to specify that the rules in 49 CFR part 390, subpart E, Unified Registration System, apply to each cargo tank and cargo tank motor vehicle manufacturer, assembler, repairer, inspector, tester, and design certifying engineer that is subject to registration requirements under 49 CFR § 107.502 and 49 U.S.C. § 5108.

You must make compatible changes to your State regulations to ensure that interstate motor carriers, freight forwards, brokers, IEPs, HMSP applicants, and cargo tank facilities submit required registration and biennial update information to FMCSA.

§ 390.5 – you must adopt the change we made to the definition of “Exempt Motor Carrier” no later than October 23, 2018. We changed the definition to mean “a person engaged in transportation exempt from economic regulation by the [FMCSA] under 49 U.S.C. chapter 135,” rather than under 49 U.S.C. § 13506, as specified in the previous regulation because not all the statutory exemptions in chapter 135 are contained within § 13506. You must change your definition of “Exempt Motor Carrier” to be compatible with the definition of “Exempt Motor Carrier” in § 390.5.

§ 390.19 – You are not required to adopt the revisions to § 390.19 because we have determined that they do not apply to a State’s enforcement program. This section addresses only the filing of motor carrier identification reports with FMCSA for certain Mexico-domiciled carriers requesting authority to provide property or passenger transportation in interstate commerce beyond the municipalities and commercial zones along the U.S.-Mexico international border.
Because you are not responsible for registering Mexico-domiciled carriers operating in interstate commerce, there are no requirements that you have compatible regulations.

§ 390.21 (b)(1) – you must adopt the change made to this section no later than October 23, 2018. Specifically, we revised § 390.21(b)(1) to state that the marking information must display the legal name or a single trade name of the motor carrier operating the self-propelled CMV, as listed on the Form MCSA–1 or Form MCS–150 and submitted in accordance with § 390.201 or § 390.19, as appropriate. You must make changes to your State regulations that are compatible with the marking information changes in § 390.21(b)(1).

§ 390.40(a) – You must adopt the change made to this section no later than October 23, 2018. We revised § 390.40 to replace a reference to obsolete Form MCS–150C with a reference to Form MCSA–1. You must make changes to your regulations that are compatible with the change made to this section.

Part 390, Subpart E – You are not required to adopt this subpart to maintain MCSAP compatibility unless you are, or you intend to become, a PRISM State. We have determined that this subpart is not applicable to your State’s enforcement program. Part 390, subpart E, describes the processes and requirements for entities covered by URS to register directly with FMCSA and update registration information electronically every 24 months. These sections include specific requirements for completing the form MCSA-1, how to change the name of a carrier, and other administrative practices related directly to FMCSA’s management of the USDOT number process. Previously, States that participated in the Performance and Registration Information Systems Management (PRISM) program were required to check the status of the required biennial update each year during the vehicle registration process. However, the Agency recently changed its PRISM policy to no longer require PRISM States to verify biennial update information because entities subject to FMCSA’s jurisdiction will file biennial update information directly with FMCSA electronically via URS. Therefore, you do not have a role in the registration process or the filing of biennial updates under URS. Because these sections do not require you to interact with FMCSA and because the requirements only apply to carriers operating in interstate commerce, it is not necessary that you have compatible regulations. However, you will continue to have the option of issuing USDOT Numbers to intrastate motor carriers domiciled within your State if you participate in the PRISM Program. Although you are not required to adopt this subpart, you may find it helpful as a model for an intrastate registration system requirements/legislation in your State.

§ 392.9(b) – you must adopt the addition of this section no later than November 1, 2016. We added, effective November 1, 2013, a new § 392.9b, Prohibited transportation, to prohibit a motor carrier without a USDOT registration and an active DOT Number from operating a commercial motor vehicle in interstate transportation and to notify carriers violating this provision that they are subject to civil penalties in accordance with 49 U.S.C. § 521. Adoption of this regulation will allow your inspectors to cite interstate motor carriers at the roadside and prohibit them from operating with no USDOT registration or with an inactive DOT number. You must make a compatible change by adopting this new section into your regulations. You
must also make changes to operational policies and training, as necessary, to ensure that officers/inspectors understand this provision and can use it appropriately at roadside.

You are not required to adopt, for MCSAP grant eligibility purposes, any changes to regulations made by this final rule in 49 CFR parts 360, 365, 366, 368, 385, and 387.