

## **TRUCKING INDUSTRY:**

## **DOT D/A Disclosure and Authorization**

Send to Fax# (866) 728-7784

	Global Screening Solution Customer:
Company Name:	
Company Contact Fax #: ()_	
Global Screening S	Solutions Account Code:

## PART I – DISCLOSURE AND AUTHORIZATION FOR RELEASE OF INFORMATION FOR EMPLOYMENT PURPOSES – 49 CFR PART 391.23. DOT DRUG AND ALCOHOL TESTING

In accordance with DOT Regulation 49 CFR Part 391.23, I hereby authorize release of my DOT-regulated drug and alcohol testing records by the DOT-regulated employer(s) listed below to Global Screening Solutions for the purpose of Global Screening Solutions transmitting such records to the Global Screening Solutions customer listed above. I understand that information/documents released pursuant to this Part I is limited to the following DOT-regulated testing items, including preemployment testing results, occurring during the previous **three (3) years**: (i) alcohol tests with a result of 0.04 or higher; (ii) verified positive drug tests; (iii) refusals to be tested (including adulterated and/ or substituted tests); (iv) other violations of DOT drug and alcohol testing regulations (i.e., violations of 49 CFR 382 Subpart B); (v) information obtained from previous employers of a drug and alcohol rule violation; and (vi) any documentation of completion of the return-to-duty process following a rule violation.

If any company listed below furnishes Global Screening Solutions with information concerning items (i) through (vi) above, I also authorize such company to furnish the following information to Global Screening Solutions, if applicable: (i) dates of my negative drug and/or alcohol tests and/or tests with results below 0.04 during the previous **three (3) years**; and (ii) the name and phone number of any substance abuse professional who evaluated me during the previous **three (3) years**.

List a II DOT-regulated employers you have a previous <b>three (3) years</b> . If necessary, attach a and signature.						
Previous DOT-Regulated Employer	City	State	F	Phone Number		
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By signing below, I certify that: (i) all information understand this Part I disclosure and authorization and any applicable state law notices; (iii) prior to equestions answered to my satisfaction; (iv) I exemple information obtained pursuant to this authorization lawful purpose; (v) I understand I may review the photographic copies of this authorization are as variable.	n for release as well as the signing I was given an opecute this authorization voor could affect my eligibilities document with legal cours.	he attached FI portunity to as bluntarily and wity for employr	MCSA No k questic vith the kr nent, pro	otification ons and to nowledge motion, i	n of Driver Rig o have those e that the retention or oth	hts
Print Applicant Name:	S	Social Security #:				
		Date:				

## 3DUW FMCSA Notification of Driver Rights

In compliance with 49 CFR Part 40 §391.23 you have certain rights regarding the safety performance history information that will be provided to prospective employers. I) You have the right to review information provided by previous employers. II) You have the right to have errors in the information corrected by the previous employer and for that previous employer to re-send the corrected information to prospective employers. III) You have the right to have a rebuttal statement attached to the alleged erroneous information, if the previous employer and the driver cannot agree on the accuracy of the information. (2) Drivers who have previous DOT regulated employment history in the preceding three years and wish to review previous employer-provided investigative information must submit a written request to prospective employers. This may be done at any time, including when applying, or as late as 30 days after being employed or being notified of denial of employment. Prospective employers must provide this information within five business days of receiving the written request. If prospective employers have not yet received the requested information from the previous employer, then the five-day deadline will begin when the requested safety performance history information is received. If you have not arranged to pick up or receive the requested records within 30 days of prospective employers making them available, the prospective employers may consider you to have waived your request to review the record.