CDL or hazardous materials endorsement, a State must notify the holder of a hazardous materials endorsement that the individual must pass a Transportation Security Administration security threat assessment process as part of any application for renewal of the hazardous materials endorsement. The notice must advise a driver that, in order to expedite the security screening process, he or she should file a renewal application as soon as possible, but not later than 30 days before the date of expiration of the endorsement. An individual who does not successfully complete the Transportation Security Administration security threat assessment process referenced in paragraph (b) of this section may not be issued a hazardous materials endorsement.

(d) Hazardous materials endorsement renewal cycle. Each State must require that hazardous materials endorsements be renewed every 5 years or less so that individuals are subject to a Transportation Security Administration security screening requirement referenced in paragraph (b) of this section at least every 5 years.

§ 383.153 Information on the document and application.

(a) All CDLs shall contain the following information:

1. The prominent statement that the license is a “Commercial Driver’s License” or “CDL,” except as specified in §383.153(b).

2. The full name, signature, and mailing address of the person to whom such license is issued;

3. Physical and other information to identify and describe such person including date of birth (month, day, and year), sex, and height;

4. Color photograph of the driver;

5. The driver’s State license number;

6. The name of the State which issued the license;

7. The date of issuance and the date of expiration of the license;

8. The group or groups of commercial motor vehicle(s) that the driver is authorized to operate, indicated as follows:

   (i) A for Combination Vehicle;
   (ii) B for Heavy Straight Vehicle; and
   (iii) C for Small Vehicle.

9. The endorsement(s) for which the driver has qualified, if any, indicated as follows:

   (i) T for double/triple trailers;
   (ii) P for passenger;
   (iii) N for tank vehicle;
   (iv) H for hazardous materials;
   (v) X for a combination of tank vehicle and hazardous materials endorsements;
   (vi) S for school bus; and
   (vii) At the discretion of the State, additional codes for additional groupings of endorsements, as long as each such discretionary code is fully explained on the front or back of the CDL document.

(b) If the CDL is a Nonresident CDL, it shall contain the prominent statement that the license is a “Nonresident Commercial Driver’s License” or “Nonresident CDL.” The word “Nonresident” must be conspicuously and unmistakably displayed, but may be noncontiguous with the words “Commercial Driver’s License” or “CDL.”

(c) If the State has issued the applicant an air brake restriction as specified in §383.95, that restriction must be indicated on the license.

(d) Except in the case of a Nonresident CDL:

1. A driver applicant must provide his/her Social Security Number on the application of a CDL; and

2. The State must provide the Social Security Number to the CDLIS.

(e) If the State has been notified that the applicant has been issued a medical variance as specified in §383.95(b), the
§ 383.155 Tamperproofing requirements.

States shall make the CDL tamperproof to the maximum extent practicable. At a minimum, a State shall use the same tamperproof method used for noncommercial drivers' licenses.

PART 384—STATE COMPLIANCE WITH COMMERCIAL DRIVER'S LICENSE PROGRAM

Subpart A—General

§ 384.101 Purpose and scope.
(a) Purpose. The purpose of this part is to ensure that the States comply with the provisions of section 12009(a) of the Commercial Motor Vehicle Safety Act of 1986 (49 U.S.C. 31311(a)).

(b) Scope. This part:
(1) Includes the minimum standards for the actions States must take to be in substantial compliance with each of the 22 requirements of 49 U.S.C. 31311(a);
(2) Establishes procedures for determinations to be made of such compliance by States; and
(3) Specifies the consequences of State noncompliance.

§ 384.103 Applicability.

The rules in this part apply to all States.