



## FAQ's

**Q1: Why does a professional truck driver need this service?**

A: Your career depends on it. In the CSA era, drivers must challenge all points that might go onto their MVR or CSA SMS scores. Regulation and revenue-driven enforcement agencies will issue citations and inspections, which will directly affect your employability and your company's DOT scrutiny. With over 250,000 cases defended, we are the most experienced CDL Defense Law Firm in the country.

**Q2: \$2.98/week? How is Drivers Legal Plan so inexpensive?**

A: Drivers designed it so that if you never use it, you are not out much money, thereby rewarding the good driver. If you do need an attorney, perhaps to save your job, you get to hire the nation's most experienced CDL defense law firm, start-to-finish, for any moving, non-moving, or DOT violation for only \$100 or \$250 for a simple accident, plus any applicable court costs/fees and fines. Our plan structure allows you to save enough on legal fees to pay for membership for years to come.

**Q3: As a member of Drivers Legal Plan, what do I do if I get a ticket or inspection report?**

A: You call directly to our law firm @ (800) 580.8789. Our legal assistant will give you a quick, free, and accurate assessment of your legal situation – what that violation will do to your MVR and CSA SMS if you were to just pay it or be found guilty.

**Q4: I have a perfect driving record, and don't break the law, why would I need Drivers Legal Plan?**

A: Simple answer; because you have the most to protect. You can't afford to take the chance of losing that perfect record to an unwarranted ticket.

**Q5: I'm an owner/operator, and need to budget every penny. Is Drivers Legal Plan worthwhile for me?**

A: Certainly. As an owner operator, it is perhaps even more critical that you contest every citation and inspection report. As you know, your truck payment will not be suspended just because your CDL has been...



## FAQ's

**Q6: What violations are covered?**

A: All moving, non-moving, and DOT violations – anything that can affect your CDL or CSA SMS. We are a law firm, with **no exclusions or limitations**. Our first priority is always the CDL you make a living with, but we'll also be able to help your wallet, via fine reductions.

**Q7: Does the Plan cover me in my personal car?**

A: Yes. You are covered 24/7, in any vehicle you drive that affects your CDL, including cars, motorcycles, boats, RVs, 4-wheelers, etc.

**Q8: Will I have to appear in court?**

A: It's always at the discretion of the court, but our current stats show that 94% of the time you will not have to appear. As a result, you can keep driving and making money. Our law firm will handle everything else.

**Q9: What can you do to help with CSA?**

A: CSA makes it mandatory that you defend your record from career-crippling SMS points, and protect your employability. Our law firm defends you, the member driver, in traditional traffic court, where we have historically had a **95%** favorable affect rate. Our **ATTORNEYS** then use that judgment as precedent to automatically and for **FREE** file a **DataQ Challenge** on your behalf.

**Q10: Are you the same as the other “legal plans” that we see at truck stops?**

A: Absolutely not. We are the actual law firm that does the work, while the “others” are referral plans that refer a driver to a local lawyer, who may or may not have any CDL experience. It's highly unlikely that lawyer will be any help with your CSA SMS. That referral lawyer may also take advantage of policy limitations and exclusions in order to make more money off the driver.